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Proposed Special Litigation Counsel
for David Seror, Chapter 7 Trustee

UNITED STATES BANKRUPTCY COURT

CENTRAL DISTRICT OF CALIFORNIA - SAN FERNANDO VALLEY DIVISION

In re

TODD HARRIS GOLDMAN,

Debtor.

Case No. 1:18-bk-12979-MB

Chapter 7

DAVID SEROR, Chapter 7 Trustee,

Plaintiff,

Adv. Case No. 1:20-ap-01118-MB

PROOF OF SERVICE RE:

v.

TODD HARRIS GOLDMAN, an individual,
MAYA HAMBLET, an individual,
MATTHEW ROCH ARGALL, an
individual, ROY REVIVO, an individual,
ANDREW GOLDMAN, an individual,
DAVID & GOLIATH, INC., a Florida profit
corporation, NERF PONG PRODUCTIONS,
LLC, a Florida limited liability company,
and THE ROSS ART GROUP INC., a New
York domestic business corporation,

Defendants.

- 1. COMPLAINT FOR: 1) DECLARATORY RELIEF; 2) AVOIDANCE OF FRAUDULENT TRANSFERS WITH ACTUAL INTENT; 3) AVOIDANCE OF CONSTRUCTIVELY FRAUDULENT TRANSFERS; 4) RECOVERY AND PRESERVATION OF AVOIDED TRANSFERS; 5) CONVERSION; 6) TURNOVER; AND 7) ACCOUNTING;**
- 2. SUMMONS AND NOTICE OF STATUS CONFERENCE IN ADVERSARY PROCEEDING [LBR 7004-1]; STATUS CONFERENCE PROCEDURES FOR THE HON. MARTIN R. BARASH; and**
- 3. NOTICE THAT COMPLIANCE WITH RULE 7026 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE AND LOCAL BANKRUPTCY RULE 7026 1 IS REQUIRED**

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

Arent Fox LLP, Gas Company Tower, 555 West Fifth Street, 48th Floor, Los Angeles, CA 90013.

A true and correct copy of the foregoing document entitled (*specify*):

- **COMPLAINT FOR: 1) DECLARATORY RELIEF; 2) AVOIDANCE OF FRAUDULENT TRANSFERS WITH ACTUAL INTENT; 3) AVOIDANCE OF CONSTRUCTIVELY FRAUDULENT TRANSFERS; 4) RECOVERY AND PRESERVATION OF AVOIDED TRANSFERS; 5) CONVERSION; 6) TURNOVER; AND 7) ACCOUNTING;**
- **SUMMONS AND NOTICE OF STATUS CONFERENCE IN ADVERSARY PROCEEDING [LBR 7004-1]; STATUS CONFERENCE PROCEDURES FOR THE HON. MARTIN R. BARASH; and**
- **NOTICE THAT COMPLIANCE WITH RULE 7026 OF THE FEDERAL RULES OF BANKRUPTCY PROCEDURE AND LOCAL BANKRUPTCY RULE 7026 1 IS REQUIRED**

will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. **TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)**: Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (*date*) _____, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

☐ Service information continued on attached page

2. **SERVED BY UNITED STATES MAIL**: On (*date*) 12/10/2020, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

☒ Service information continued on attached page

3. **SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL** (*state method for each person or entity served*): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (*date*) _____, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

☐ Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

12/10/2020
Date

YVONNE LI
Printed Name

/s/ Yvonne Li
Signature

2. SERVED BY UNITED STATES MAIL:

DEFENDANTS

Todd Harris Goldman
1313 5th Ave N #7
Nashville, TN 37208

Andrew Goldman
1714 Cypress Ave
Belleair, FL 33756

Maya Hamblet
16209 Villarreal De Avila
Tampa, FL 33613-1083

David & Goliath, Inc.
c/o Chestnut Business Services, LLC
911 Chestnut Street
Clearwater, FL 33756

Maya Hamblet
825 Indian Rocks Rd,
Belleair, FL 33756-1083

David & Goliath, Inc.
Attn: Lenore Goldman, President and Director
1419 S Martin Luther King Jr. Ave
Clearwater, FL 33756

Matthew Roch Argall
16209 Villarreal De Avila
Tampa, FL 33613-1083

Nerf Pong Productions, LLC
Attn: Andrew Goldman, Manager and Registered Agent
1714 Cypress Ave
Belleair, FL 33756

Matthew Roch Argall
825 Indian Rocks Rd
Belleair, FL 33756-1083

The Ross Art Group Inc.
c/o Skwiersky, Alpert & Bressler
462 7th Avenue, 23rd Floor
New York, NY, 10018

Roy Revivo
8401 Wyndham Rd
Los Angeles, CA 90046-1537

The Ross Art Group Inc.
Attn: Martin Ross, Chief Executive Officer
532 Madison Avenue, 4th Floor
New York, NY, 10022

Roy Revivo
12358 Tiara St.
Valley Village, CA 91607-1123

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In re

TODD HARRIS GOLDMAN,

Debtor.

Case No. 1:18-bk-12979-MB

Chapter 7

DAVID SEROR, Chapter 7 Trustee,

Plaintiff,

Adv. Case No. 1:20-ap-_____-MB

v.

COMPLAINT FOR:

- 1) DECLARATORY RELIEF;**
- 2) AVOIDANCE OF FRAUDULENT TRANSFERS WITH ACTUAL INTENT;**
- 3) AVOIDANCE OF CONSTRUCTIVELY FRAUDULENT TRANSFERS;**
- 4) RECOVERY AND PRESERVATION OF AVOIDED TRANSFERS;**
- 5) CONVERSION;**
- 6) TURNOVER; AND**
- 7) ACCOUNTING**

TODD HARRIS GOLDMAN, an individual,
MAYA HAMBLET, an individual,
MATTHEW ROCH ARGALL, an individual,
ROY REVIVO, an individual, ANDREW
GOLDMAN, an individual, DAVID &
GOLIATH, INC., a Florida profit corporation,
NERF PONG PRODUCTIONS, LLC, a
Florida limited liability company, and THE
ROSS ART GROUP INC., a New York
domestic business corporation,

Defendants.

[SUMMONS TO BE ISSUED]

David Seror, Chapter 7 Trustee (the “Trustee”) for the bankruptcy estate (the “Estate”) of debtor Todd Goldman (the “Debtor”), complaining of the Debtor, Maya Hamblet, Matthew Roch Argall, Roy Revivo, Andrew Goldman, David & Goliath, Inc., Nerf Pong Productions, LLC, and The Ross Art Group Inc. (collectively, the “Defendants”), alleges as follows:

I. NATURE OF ACTION AND JURISDICTION

1. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 157(b)(2)(A), (E), (H) and (O), 1334(b), and General Order No. 13-05 of the District Court for the Central District of California, because this is a core proceeding related to the bankruptcy case of *In re Todd Goldman*, Case No. 1:18-bk-12979-MB, pending before the United States Bankruptcy Court for the Central District of California, San Fernando Valley Division. Venue properly lies in this judicial district pursuant to 28 U.S.C. § 1409(a), in that the instant proceeding is related to the Debtor’s pending bankruptcy case. The Trustee consents to final orders or judgment by the Bankruptcy Court.

2. This is an adversary proceeding brought pursuant to Title VII of the Federal Rules of Bankruptcy Procedure to recover certain transfers of personal property made by the Debtor to certain of the Defendants and related relief. The Trustee seeks entry of a judgment avoiding the transfers at issue pursuant to 11 U.S.C. §§ 544 and/or 548 and recovering the transfers pursuant to 11 U.S.C. § 550.

3. Additionally, this adversary proceeding seeks declaratory relief as to the nature and extent of the Debtor’s ownership interest in David & Goliath, Inc. and Nerf Pong Productions, LLC and/or the Debtor’s interest in royalties and commissions received by those entities on account of the Debtor’s prepetition intellectual property.

II. THE PARTIES

4. The Trustee brings this action solely in his capacity as Chapter 7 Trustee of the Debtor’s estate.

5. Todd Goldman is the Debtor in this bankruptcy case and resided in Los Angeles, California as of the petition date. On information and belief, the Debtor now resides in Nashville, Tennessee.

6. Maya Hamblet (“Hamblet”) is an individual, and on information and belief, a resident of Tampa, Florida.

7. Matthew Roch Argall (“Argall”) is an individual, and on information and belief, a resident of Belleair, Florida.

8. Roy Revivo (“Revivo”) is an individual, and on information and belief, a resident of Los Angeles, California.

9. Andrew Goldman (“A. Goldman”) is the Debtor’s brother, and on information and belief, a resident of Florida.

10. David & Goliath, Inc. (“D&G”) is a Florida profit corporation incorporated by the Debtor on or around January 26, 2000.

11. Nerf Pong Productions, LLC (“Nerf Pong”) is a Florida limited liability company organized by A. Goldman on or around June 1, 2018.

12. The Ross Art Group Inc. (“Ross Art Group”) is a New York domestic business corporation.

III. GENERAL ALLEGATIONS

A. Background

13. The Debtor is an artist and author who creates, among other things, paintings and children's books.

14. On information and belief, on or around January 26, 2000, the Debtor incorporated D&G to manage and license the Debtor's intellectual property related to the Debtor's artwork.

15. From 2000 to 2014, the Annual Reports filed with the Florida Secretary of State named the Debtor as the President of D&G and one of its directors.

16. On information and belief, although the Debtor is no longer listed as a director of D&G, the Debtor has consistently held himself out as the owner of D&G.

17. On information and belief, on or around January 2, 2002, the Debtor signed a Work for Hire Agreement with D&G (the “2002 Agreement”). Under the 2002 Agreement, the Debtor was to be employed by D&G to develop and design creative content, concepts, digital art, books, paintings, graphics, products, character and entertainment properties, including the scripting and

1 animation and other ideas and concepts, and was to be paid for his work as a salaried employee.

2 18. On information and belief, on or around January 1, 2005, the Debtor and D&G
3 entered into an Artwork Work for Hire Agreement (the “2005 Agreement”). Under the 2005
4 Agreement, D&G paid the Debtor \$1.00 for all rights in and to the Debtor’s artworks known as
5 “Boys are Stupid, Throw Rocks at Them” and “Girls Are Weirdoes, But They Smell Pretty.”
6 However, the Debtor retained the rights in and to any books created from the artwork.

7 19. On information and belief, notwithstanding the 2002 Agreement, the Debtor and his
8 father, one of D&G’s former directors, had a separate agreement that the Debtor would receive
9 50% of the proceeds from the intellectual property created by the Debtor in addition to salary as an
10 “employee.”

11 20. On information and belief, in apparent accordance with the 2002 Agreement, from
12 2002 through the present date, the Debtor has been receiving income from D&G amounting to his
13 50% of proceeds from the Debtor’s intellectual property.

14 21. On information and belief, the Debtor has a legal or equitable ownership in the
15 intellectual property listed in **Exhibit 1** attached hereto and incorporated herein in full by this
16 reference (the “Intellectual Property”). The Intellectual Property is either held directly by the
17 Debtor or for his benefit through D&G.

18 22. On information and belief, from approximately 2015 to 2019, A. Goldman
19 controlled D&G. During that time – and in an attempt to shield the Debtor’s income from his
20 creditors – D&G paid the Debtor through the Debtor’s PayPal account.

21 23. On information and belief, on or around February 2, 2017, D&G and Entertainment
22 Retail Enterprises, LLC (“ERE”) entered into a licensing agreement whereby D&G granted ERE a
23 license to certain prepetition Intellectual Property of the Debtor (the “ERE Agreement”). Pursuant
24 to which, ERE is to pay D&G guaranteed minimum payments during each year of the agreement,
25 ranging from \$100,000 to \$150,000. In addition, ERE is to pay D&G earned royalties at the end
26 of each calendar year. The initial term of the ERE Agreement is from January 1, 2017 to December
27 31, 2026.

28 24. On information and belief, the Debtor receives 50% of the proceeds from the ERE

1 Agreement paid to D&G via A. Goldman.

2 25. On information and belief, on or around June 1, 2018, at the Debtor's direction, A.
3 Goldman organized Nerf Pong to manage and license the Debtor's prepetition Intellectual Property
4 related to the Debtor's artwork.¹

5 26. On information and belief, on or around January 1, 2019 and at A. Goldman's
6 direction, Nerf Pong and D&G entered into a licensing agreement whereby D&G granted Nerf
7 Pong a license to certain prepetition Intellectual Property of the Debtor.

8 27. On information and belief, the Debtor is receiving income from Nerf Pong on
9 account of proceeds from his prepetition Intellectual Property.

10 28. On information and belief, in or around the Spring of 2020, the Debtor signed with
11 Firefly Brand Management regarding licensing and product opportunities of the Debtor's
12 prepetition Intellectual Property, which is property of the estate.

13 29. On information and belief, the Debtor has been selling paintings he created prior to
14 the petition date, which paintings are property of the Debtor's bankruptcy estate, through the
15 website www.toddart.co.uk.

16 **B. The Dissolution Action and Collection Efforts**

17 30. On information and belief, the Debtor and Nicole Goldman ("N. Goldman") were
18 married on April 3, 2011.

19 31. On October 28, 2014, N. Goldman initiated marital dissolution proceedings against
20 the Debtor by filing a Petition for Dissolution of Marriage in the Superior Court for the County of
21 Los Angeles (the "State Court"), in that certain action entitled *Nicole Goldman v. Todd Goldman*,
22 Los Angeles County Superior Court case number BD610524 (the "Dissolution Action").

23 32. On information and belief, in the Dissolution Action, N. Goldman and her counsel
24 obtained several orders against the Debtor, including, but not limited to, the following:

25 a. On August 12, 2015, the State Court entered an order requiring the Debtor to pay
26 \$65,000 to N. Goldman's counsel, Brot & Gross, LLP, as his contributive share of
27

28 ¹ To the extent that the Debtor executed a work for hire agreement with Nerf Pong, the Trustee reserves the right to
challenge such agreement in connection with this action.

- 1 N. Goldman's attorney and accountant fees and costs (the "August Order").
2 Pursuant to the August Order, the Debtor was to make the \$65,000 payment on or
3 before October 28, 2015. A true and correct copy of the August Order is attached
4 hereto as **Exhibit 2** and incorporated herein in full by this reference.
- 5 b. On February 22, 2016, the State Court entered an order compelling the Debtor to
6 respond to discovery propounded by N. Goldman in the Dissolution Action and
7 awarding monetary sanctions against the Debtor in the amount of \$3,130 payable to
8 Brot & Gross, LLP on or before February 5, 2016 (the "February Order"). A true
9 and correct copy of the February Order is attached hereto as **Exhibit 3** and
10 incorporated herein in full by this reference.
- 11 c. On September 13, 2016, the State Court entered an order stating that the August
12 Order remained due, owing, and unpaid, and requiring the Debtor to pay Brot &
13 Gross, LLP an additional \$121,600 for N. Goldman's attorneys' fees and costs (the
14 "September Order," collectively with the August Order and February Order, the
15 "Orders"). A true and correct copy of the September Order is attached hereto as
16 **Exhibit 4** and incorporated herein in full by this reference.
- 17 d. On information and belief, the State Court ordered the Debtor to pay spousal support
18 and child support to N. Goldman, and at all relevant time herein, the Debtor was not
19 timely paying these domestic support obligations (the "Domestic Support
20 Obligations").
- 21 33. On information and belief, after obtaining the Orders and Domestic Support
22 Obligations, Brot & Gross, LLP, on behalf of N. Goldman, began taking actions to collect the
23 amounts owed by Debtor, including, but not limited to, the following:
- 24 a. On or around November 10, 2015, Brot & Gross, LLP recorded an Abstract of
25 Judgment against the Debtor in California based on the August Order (the
26 "California Judgment"). A true and correct copy of the California Judgment is
27 attached hereto as **Exhibit 5** and incorporated herein in full by this reference.
- 28 b. On or around July 21, 2016, Brot & Gross, LLP served a writ of execution to enforce

1 the California Judgment.

2 c. On or around September 16, 2016, Brot & Gross, LLP recorded an Abstract of

3 Judgment against the Debtor in Florida based on the California Judgment.

4 d. On or around October 17, 2016, Brot & Gross, LLP served a Writ of Garnishment

5 on Hamblet and Argall (the "October Writ"). A true and correct copy of the October

6 Writ is attached hereto as **Exhibit 5** and incorporated herein in full by this reference.

7 e. In or around November 2016, Brot & Gross, LLP conducted a deposition of the

8 Debtor.

9 f. In or around December 2016, Brot & Gross, LLP conducted a deposition of

10 Goldman.

11 g. In or around January 2017, Brot & Gross, LLP served another Writ of Garnishment

12 on Hamblet and Argall (the "January Writ," together with the October Writ, the

13 "Writs of Garnishment").

14 h. On or around January 27, 2017, Brot & Gross, LLP conducted a deposition of

15 Hamblet regarding the Writs of Garnishment.

16 34. On information and belief, the Orders and Domestic Support Obligations as well as

17 N. Goldman and her counsel's efforts to collect thereon, precipitated the Debtor to create a scheme

18 to delay, hinder, or defraud his creditors by concealing his assets, including his interest in D&G

19 and his Intellectual Property, and transferring his personal property to several of the defendants

20 named herein in an attempt to shield those assets from the reach of his creditors.

21 **C. Debtor's Fraudulent Transfer of 1,000 Paintings**

22 35. On information and belief, in or around December 2016, the Debtor removed

23 approximately 1,000 of his paintings from the D&G warehouse and temporarily placed those

24 paintings at the ERE Distribution Center in Apopka, Florida.

25 36. On information and belief, the Debtor moved the paintings to hide them from N.

26 Goldman and her counsel in light of the numerous orders and writs detailed above.

27 37. On information and belief, in early 2017, the Debtor entered into negotiations with

28 Revivo regarding approximately 900 of those paintings (the "900 Paintings").

1 38. On information and belief, the Debtor and Revivo came to an oral agreement that
2 Revivo would loan \$100,000 to the Debtor and the Debtor would transfer the 900 Paintings to
3 Revivo as collateral (the "Revivo Agreement").

4 39. On information and belief, Revivo advanced \$10,000 of that loan to the Debtor.

5 40. On information and belief, on March 16, 2017, the Debtor caused the 900 Paintings
6 to be shipped from the ERE Distribution Center to Revivo at 5938 Laurel Canyon Blvd., Valley
7 Village, California 91607 (the "March 2017 Revivo Transfer"). A true and correct copy of the Bill
8 of Lading is attached hereto as **Exhibit 6** and incorporated herein in full by this reference.

9 41. On information and belief, the fair market value of the 900 Paintings was
10 approximately \$900,000 at the time of the March 2017 Revivo Transfer.

11 42. On information and belief, as compared to the value of the 900 Paintings, the Debtor
12 received nominal consideration of \$10,000 for the March 2017 Revivo Transfer.

13 43. On information and belief, once the 900 Paintings arrived in Los Angeles, Revivo
14 refused to fund the remaining \$90,000 under the Revivo Agreement unless the Debtor agreed to
15 split the proceeds from the 900 Paintings with Revivo, which the Debtor refused.

16 44. On information and belief, Revivo has possession, custody or control of the 900
17 Paintings.

18 45. On information and belief, in or around July 2017, the Debtor transferred the
19 remaining 100 paintings located at the ERE Distribution Center ("100 Paintings") to Ross Art
20 Group ("July 2017 Transfer").

21 46. On information and belief, the fair market value of the 100 Paintings was
22 approximately \$100,000 at the time of the July 2017 Transfer.

23 47. On information and belief, as compared to the value of the 100 Paintings, the Debtor
24 received nominal consideration, if any, in exchange for the July 2017 Transfer.

25 48. On information and belief, the Debtor was insolvent on the dates of the March 2017
26 Revivo Transfer and the July 2017 Transfer or became insolvent as a result of those transfers.

27 49. Based on the circumstances of the March 2017 Revivo Transfer and the July 2017
28 Transfer, the Trustee is informed and believes, and based thereon alleges, that those transfers were

made by the Debtor with the actual intent to hinder, delay, or defraud his creditors, because, among other things: (i) the transfers were made after N. Goldman's counsel began collection efforts; (ii) the Debtor did not disclose the true nature of the transfers in his Schedules or Statement of Financial Affairs; (iii) the Debtor does not appear to have received reasonably equivalent value in exchange for the transfers; and (iv) the Debtor was insolvent at the time of the transfers or became insolvent as a result of the transfers.

D. Debtor's Concealment and Fraudulent Transfer of Artwork and Furniture

50. On information and belief, the Debtor resided at 565 Bayview Drive, Belleair, Florida 33756 (the "Bayview Property") from approximately 2004 until relocating to Los Angeles, California in or around 2012.

51. On information and belief, artwork and furniture was located in the Bayview Property with a fair market value of approximately \$1,000,000 as of March 2017 (the "Bayview Furnishings"). A true and correct copy of a list of the Bayview Furnishings is attached hereto as **Exhibit 7** and incorporated herein in full by this reference.

52. On information and belief, in or around March 2016, the Debtor listed the Bayview Property for rent, fully furnished with the Bayview Furnishings, through the website Airbnb.

53. On information and belief, on or about March 23, 2016, Hamblet contacted the Debtor via Airbnb and Facebook regarding leasing the Bayview Property.

54. On information and belief, the Debtor, Hamblet and Argall entered into an oral agreement wherein the Debtor agreed to lease the Bayview Property to Hamblet and Argall for \$10,000 per month less repairs, plus a \$10,000 security deposit.

55. On information and belief, in or around April 2016, Hamblet and Argall moved into the Bayview Property, and began paying the monthly lease obligation to the Debtor.

56. On information and belief, in or around October 2016, Brot & Gross, LLP sent Hamblet and Argall letters regarding garnishment of the monthly lease obligation and the Bayview Furnishings.

57. On information and belief, on or around October 17, 2016 and January 2017, Brot & Gross, LLP served the Writs of Garnishment on Hamblet and Argall.

1 58. On or around January 27, 2017, Brot & Gross, LLP conducted a deposition of
2 Hamblet regarding the Writs of Garnishment.

3 59. On information and belief, from January 2017 to February 2017, pursuant to the
4 Writs of Garnishment, Hamblet and Argall paid \$6,500 each month to Brot & Gross, LLP.

5 60. On information and belief, in or around March 2017, the Debtor transferred some
6 of the Bayview Furnishings to Hamblet and Argall in exchange for the \$10,000 security deposit
7 (the "March 2017 Bayview Transfer").

8 61. On information and belief, the Bayview Furnishings transferred to Hamblet and
9 Argall included, among other things, the Debtor's hand-signed limited edition lithographs valued
10 in the aggregate amount of approximately \$719,250.

11 62. On information and belief, as compared to the value of the Bayview Furnishings
12 transferred, the Debtor received merely nominal consideration of \$10,000 in exchange for the
13 March 2017 Bayview Transfer.

14 63. On information and belief, the Debtor transferred some of the Bayview Furnishings
15 to A. Goldman, including but not limited to, his African art collection, his vintage TWA poster
16 collection, a Leo Ray oil painting, a painting by Gabriel Nicolet, a Campbell's Soup painting and
17 some of the Debtor's original artwork (the "A. Goldman Transfers").

18 64. On information and belief, the fair market value of the Debtor's African art
19 collection was approximately \$40,500 on the date of the A. Goldman Transfers.

20 65. On information and belief, as compared to the value of the Debtor's African art
21 collection and the other artwork transferred, the Debtor received nominal consideration, if any, in
22 exchange for the A. Goldman Transfers.

23 66. On information and belief, A. Goldman has possession, custody or control of the
24 artwork transferred to him.

25 67. On information and belief, the Debtor retained possession of some of the Bayview
26 Furnishings, including, but not limited to, two vintage 1930's film lot lights worth approximately
27 \$5,000 each, an original Porky Pig from a 1920's carnival ride, and some African art, all of which
28 constitute property of the Debtor's bankruptcy estate.

1 68. On information and belief, the Debtor has concealed these assets from his creditors
2 by falsely claiming that they were stolen by Hamblet and Argall.

3 69. On information and belief, on or around July 6, 2017, Hamblet and Argall
4 terminated their lease of the Bayview Property, and moved out of the property taking with them the
5 Bayview Furnishings.

6 70. On information and belief, on or around July 15, 2017, the Debtor caused a
7 complaint for theft to be filed with the Belleair Police Department, alleging that Hamblet and Argall
8 stole the Bayview Furnishings (the "Police Report").

9 71. According to the Police Report, on or around August 11, 2017, detectives from the
10 Belleair Police Department interviewed Hamblet and Argall at their new residence regarding the
11 alleged theft of the Bayview Furnishings.

12 72. According to the Police Report, while in Hamblet and Argall's new residence, the
13 detectives observed several of the items the Debtor alleged were stolen by Hamblet and Argall,
14 including a large wooden hutch, a set of 12 foot decorative doors, Cassina couches, a large Buddha,
15 a large mirror, a life size cow, and a Mickey Mouse painting.

16 73. According to the Police Report, during the interview, Hamblet showed the
17 detectives text messages and photographs exchanged with the Debtor evidencing their negotiations
18 regarding the March 2017 Bayview Transfer.

19 74. On information and belief, the Debtor caused the Police Report to be filed in an
20 attempt to shield his assets and conceal the fraudulent nature of the March 2017 Bayview Transfer
21 and the A. Goldman Transfers in furtherance of his scheme to hinder, delay, or defraud his creditors.

22 **E. The Debtor's Bankruptcy Case**

23 75. On December 11, 2018, the Debtor filed a voluntary chapter 7 petition, initiating
24 Bankruptcy Case No. 1:18-bk-12979-MB. On December 26, 2018, the Debtor filed his Schedules
25 and Statement of Financial Affairs [Bankruptcy Case, Doc. 9].

26 76. In his schedule A/B, the Debtor represented that he owned personal property in the
27 aggregate amount of \$7,505, including \$1,000 in household goods and furnishings and \$2,000 in
28 collectibles of value. In response to Question No. 33, "Claims against third parties, whether or not

1 you have filed a lawsuit or made a demand for payment,” the Debtor answered “Potential claim
2 against former tenants Maya Hamblet and Matthew Argall who stole approximately \$200,000 in
3 furniture and \$800,000 in art print from 565 Bayview Drive, Belleair, FL.”

4 77. On information and belief, the Debtor made the claim in his schedule A/B that
5 Hamblet and Argall “stole” the Bayview Furnishings in furtherance of the Debtor’s scheme to
6 hinder, delay, or defraud his creditors.

7 78. On information and belief, the Debtor was insolvent on the dates of the March 2017
8 Bayview Transfer and the A. Goldman Transfers or became insolvent as a result of those transfers.

9 79. Based on the circumstances of the March 2017 Bayview Transfer and the A.
10 Goldman Transfer, the Trustee is informed and believes, and based thereon alleges, that the
11 transfers were made by the Debtor with the actual intent to hinder, delay, or defraud his creditors,
12 because, among other things: (i) the transfers were made after N. Goldman’s counsel began
13 collection efforts; (ii) the Debtor caused the Police Report to be filed to conceal the fraudulent
14 nature of the transfers from his creditors; (iii) the Debtor did not disclose the true nature of the
15 transfers in his Schedules or Statement of Financial Affairs; (iv) the Debtor does not appear to have
16 received reasonably equivalent value in exchange for the transfers; and (v) the Debtor was insolvent
17 at the time of the transfers or became insolvent as a result of the transfers.

18 **F. Revivo’s Conversion of the Proceeds of the 900 Paintings**

19 80. On information and belief, after the Debtor filed bankruptcy, Revivo began selling
20 the 900 Paintings without the Debtor’s or the Trustee’s consent.

21 81. On information and belief, the proceeds from the sale of the 900 Paintings are
22 property of the Estate.

23 82. On information and belief, Revivo has converted the proceeds from the sale of the
24 900 Paintings for his own benefit, the exact amount of which according to proof at trial.

25 **FIRST CLAIM FOR RELIEF**

26 **Declaratory Relief Against Defendants D&G and Nerf Pong**

27 **[28 U.S.C. § 2201]**

28 83. Plaintiff repeats and realleges each of the allegations set forth above as if fully set

1 forth herein.

2 84. An actual controversy exists as between Plaintiff and defendants D&G and Nerf
3 Pong, in that:

- 4 a. D&G claims that it owns all rights and interest to the Intellectual Property;
- 5 b. Nerf Pong claims that the Debtor has no interest in Nerf Pong;
- 6 c. Plaintiff contends that the Debtor owns at least a 50% interest in the rights and
7 interests to the Intellectual Property; and
- 8 d. Plaintiff contends that the Debtor owns at least an equitable interest in Nerf Pong to
9 the extent that Nerf Pong is receiving proceeds from the Debtor's Intellectual
10 Property.

11 85. Because of the adverse positions of Plaintiff and defendants D&G and Nerf Pong, a
12 dispute exists as to the Parties' rights, claims, interests, and obligations in the Intellectual Property.

13 Based thereon, Plaintiff seeks an order of the Bankruptcy Court determining:

- 14 a. The nature and extent of the Debtor's interest in D&G;
- 15 b. The nature and extent of the Debtor's interest in Nerf Pong;
- 16 c. The nature and extent of the Debtor's interest in the Intellectual Property; and
- 17 d. The nature and extent of the Debtor's interest in the proceeds from the Intellectual
18 Property.

19 86. An actual controversy exists between the Parties as heretofore stated, the
20 determination of which will impact the value of the Debtor's assets in this bankruptcy estate.

21 **SECOND CLAIM FOR RELIEF**

22 **Avoidance of Actual Fraudulent Transfer Against Defendants Revivo, Ross Art Group,**
23 **Hamblet, Argall, and A. Goldman**

24 **[11 U.S.C. §§ 544(b) and 550; and Fla. Stat. Ann. § 726.105(1)(a)]**

25 87. Plaintiff repeats and realleges each of the allegations set forth above as if fully set
26 forth herein.

27 88. The March 2017 Revivo Transfer, the March 2017 Bayview Transfer, the July 2017
28 Transfer, and the A. Goldman Transfers (collectively, the "Transfers") were made with the actual

1 intent to hinder, delay, or defraud creditors of the Debtor.

2 89. The Debtor received nominal consideration in exchange for each of the Transfers.

3 90. The Debtor effectuated each of the Transfers with the intent to prevent N.
4 Goldman's counsel and/or N. Goldman from being able to collect on the Orders.

5 91. The Debtor caused the Police Report to be filed with the express purpose of
6 shielding the Bayview Furnishings and concealing the fraudulent nature of the March 2017
7 Bayview Transfer and the A. Goldman Transfers from the Debtor's creditors.

8 92. At all relevant times, the Transfers of the Debtor's personal property are avoidable
9 as fraudulent pursuant to 11 U.S.C. §§544(b) and 550, and Fla. Stat. Ann. § 726.105(1)(a) by one
10 or more creditors who held and hold unsecured claims against the Debtor that were and are
11 allowable against his Estate under 11 U.S.C. § 502 or that were not and are not allowable only
12 under 11 U.S.C. § 502(e).

13 93. By reason of the foregoing, the Trustee may avoid the Transfers under 11 U.S.C.
14 § 544(b) and Fla. Stat. Ann. § 726.105(1)(a).

15 **THIRD CLAIM FOR RELIEF**

16 **Avoidance of Actual Fraudulent Transfer Against Defendants Revivo, Ross Art Group,**
17 **Hamblet, Argall, and A. Goldman**

18 **[11 U.S.C. §548(a)(1)(A)]**

19 94. Plaintiff repeats and realleges each of the allegations set forth above as if fully set
20 forth herein.

21 95. The Transfers of the Debtor's personal property to Revivo, Ross Art Group,
22 Hamblet, Argall, and Goldman occurred within the two (2) years prior to the Petition Date.

23 96. Accordingly, the Transfers are avoidable, and should be avoided, as fraudulent
24 pursuant to 11 U.S.C. § 548(a)(1)(A).

25 ///

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27 ///

28

FOURTH CLAIM FOR RELIEF

AVOIDANCE OF CONSTRUCTIVELY FRAUDULENT TRANSFER Against Defendants

Revivo, Ross Art Group, Hamblet, Argall, and Andrew

[11 U.S.C. §§ 544(B), 548(A)(1)(B) AND 550; AND Fla. Stat. Ann. § 726.105(1)(b)]

97. Plaintiff repeats and realleges each of the allegations set forth above as if fully set forth herein.

98. The Debtor did not receive reasonably equivalent value in exchange for any of the Transfers of the Debtor's personal property.

99. The Debtor received a nominal \$10,000 for the 900 Paintings, which were worth approximately \$900,000 at the time of the March 2017 Revivo Transfer.

100. The Debtor received a nominal \$10,000 for the Bayview Furnishings, which were worth at least \$719,250 at the time of the March 2017 Bayview Transfer.

101. The Debtor received nominal consideration, if any, for the 100 Paintings, which were worth approximately \$100,000 at the time of the July 2017 Transfer.

102. The Debtor received nominal consideration, if any, for the personal property transferred to A. Goldman, which was worth at least \$40,500 on the date of the A. Goldman Transfers.

103. At the time of each of the Transfers, the Debtor either:

- a. Was insolvent on the dates the Transfers were made, or became insolvent as a result thereof;
- b. Was engaged or was about to engage in a business or a transaction for which any property remaining of the Debtor was of unreasonably small capital; or
- c. Intended to incur, or believed that he would incur, debts beyond his ability to pay as such debts matured.

104. On information and belief, the Debtor was insolvent, or became insolvent as a result of each of the Transfers.

105. On information and belief, the Debtor was not paying at least the following debts as they came due:

- 1 a. The Domestic Support Obligations;
- 2 b. A debt of approximately \$33,070.26 owed to his former counsel, Weintraub and
- 3 Selth;
- 4 c. Attorneys' fees and costs ordered paid by the State Court in connection with the
- 5 Dissolution Action; and
- 6 d. American Express Card charges.

7 106. On information and belief, there exist other creditors of the Debtor whose claims
8 arose before each of the Transfers were made.

9 107. Accordingly, the Transfers are avoidable, and should be avoided, as constructively
10 fraudulent pursuant to 11 U.S.C. §§544(b), 548(a)(1)(B) and 550, and Fla. Stat. Ann.
11 § 726.105(1)(b).

12 **FIFTH CLAIM FOR RELIEF**

13 **Recovery and Preservation of Avoided Transfers Against Defendants Revivo, Ross Art**

14 **Group, Hamblet, Argall, and A. Goldman**

15 **[11 U.S.C. §§ 550, 551; AND Fla. Stat. Ann. § 726.105]**

16 108. Plaintiff repeats and realleges each of the allegations set forth above as if fully set
17 forth herein.

18 109. The Transfers, and each of them, were either (i) incurred and made with the actual
19 intent to hinder, delay, or defraud creditors of the Debtor; or (ii) were made for less than reasonably
20 equivalent value when the Debtor was insolvent or not paying his debts as they came due.

21 110. Accordingly, each of the Transfers made by the Debtor should be avoided as
22 fraudulent as set forth in the Trustee's Second through Fourth Claims, above, and such property, or
23 the value thereof, should be recovered and preserved for the benefit of the Estate pursuant to
24 11 U.S.C. § 550 and Fla. Stat. Ann. § 726.105.

25 **SIXTH CLAIM FOR RELIEF**

26 **Conversion Against Defendants Revivo, Hamblet, and Argall**

27 111. Plaintiff repeats and realleges each of the allegations set forth above as if fully set
28 forth herein.

1 112. After the Debtor filed his chapter 7 bankruptcy petition, Revivo began selling the
2 900 Paintings.

3 113. Revivo converted the proceeds from the 900 Paintings to his own benefit and use,
4 the exact amount of which according to proof at trial.

5 114. To the extent that Hamblet and Argall took the Bayview Furnishings without the
6 Debtor's permission, Hamblet and Argall have converted the Bayview Furnishings to their own
7 benefit and use, the exact amount of which according to proof at trial.

8 **SEVENTH CLAIM FOR RELIEF**

9 **Turnover of Estate Property Against All Defendants**

10 **[11 U.S.C. § 542]**

11 115. Plaintiff repeats and realleges each of the allegations set forth above as if fully set
12 forth herein.

13 116. The 900 Paintings are property of the Estate and are not of inconsequential value to
14 the Estate.

15 117. The 100 Paintings are property of the Estate and are not of inconsequential value to
16 the Estate.

17 118. The Bayview Furnishings are property of the Estate and are not of inconsequential
18 value to the Estate.

19 119. The proceeds from the Intellectual Property are property of the Estate and are not of
20 inconsequential value to the Estate.

21 120. The Bayview Furnishings retained by the Debtor, including, but not limited to, two
22 vintage 1930's film lot lights worth approximately \$5,000 each, an original Porky Pig from a 1920's
23 carnival ride, and some African art, are all property of the Estate that is not of inconsequential value
24 to the Estate.

25 121. Accordingly, the Trustee is entitled to a judgment for turnover of the 900 Paintings,
26 the 100 Paintings, the Bayview Furnishings, and proceeds from the Intellectual Property from the
27 Defendants, or the value thereof, the exact amount and/or value of which according to proof at trial.

28 ///

EIGHTH CLAIM FOR RELIEF

Accounting of Property of the Estate Against All Defendants

[11 U.S.C. § 542]

122. Plaintiff repeats and realleges each of the allegations set forth above as if fully set forth herein.

123. Plaintiff is informed and believes and based thereon alleges that each of the Defendants may have received transfers of prepetition assets of the Debtor and are thus in possession of property of this Estate.

124. Accordingly, the Defendants, and each of them, are required to account for such property as follows:

- a. The Trustee is entitled to an accounting for all transfers from the Debtor to Revivo prepetition, including the exact identification of which assets were transferred by the Debtor to Revivo, whether Revivo still has possession, custody or control of any of the Debtor's prepetition assets, and whether any prepetition property of the Debtor was sold, transferred or otherwise alienated by Revivo.
- b. The Trustee is entitled to an accounting for all transfers from the Debtor to Ross Art Group prepetition, including the exact identification of which assets were transferred by the Debtor to Ross Art Group, whether Ross Art Group still has possession, custody or control of any of the Debtor's prepetition assets, and whether any prepetition property of the Debtor was sold, transferred or otherwise alienated by Ross Art Group.
- c. The Trustee is entitled to an accounting for all transfers from the Debtor to Hamblet prepetition, including the exact identification of which assets were transferred by the Debtor to Hamblet, whether Hamblet still has possession, custody or control of any of the Debtor's prepetition assets, and whether any prepetition property of the Debtor was sold, transferred or otherwise alienated by Hamblet.
- d. The Trustee is entitled to an accounting for all transfers from the Debtor to Argall prepetition, including the exact identification of which assets were transferred by

1 the Debtor to Argall, whether Argall still has possession, custody or control of any
2 of the Debtor's prepetition assets, and whether any prepetition property of the
3 Debtor was sold, transferred or otherwise alienated by Argall.

4 e. The Trustee is entitled to an accounting for all transfers from the Debtor to A.
5 Goldman prepetition, including the exact identification of which assets were
6 transferred by the Debtor to A. Goldman, whether A. Goldman still has possession,
7 custody or control of any of the Debtor's prepetition assets, and whether any
8 prepetition property of the Debtor was sold, transferred or otherwise alienated by A.
9 Goldman.

10 f. The Trustee is entitled to an accounting for all prepetition Intellectual Property in
11 the possession, custody or control of D&G, and whether any prepetition property of
12 the Debtor was sold, transferred or otherwise alienated by D&G postpetition.

13 g. The Trustee is entitled to an accounting for all prepetition Intellectual Property in
14 the possession, custody or control of Nerf Pong, and whether any prepetition
15 property of the Debtor was sold, transferred or otherwise alienated by Nerf Pong
16 postpetition.

17 h. Finally, the Trustee is entitled to an accounting for all prepetition assets the Debtor
18 has in his possession, custody or control, and whether any prepetition property of
19 the Debtor was sold, transferred or otherwise alienated by the Debtor postpetition.

20 **PRAYER FOR RELIEF**

21 WHEREFORE, Plaintiff requests judgment on his Complaint as follows:

22 1. On the First Claim for Relief, a declaratory judgment determining the nature and
23 extent of the Debtor's interest in D&G, Nerf Pong, and the Intellectual Property, and the nature and
24 extent of the Debtor's interest in proceeds from the Intellectual Property;

25 2. On the Second, Third, Fourth and Fifth Claims for Relief, avoiding and recovering
26 the Transfers of the Debtor's personal property, or the value thereof, for the benefit of the Estate;

27 3. On the Sixth Claim for Relief, for actual damages in an amount to be proven at trial;
28

Aram Ordubegian
Annie Y. Stoops
Dylan J. Yamamoto
Proposed Special Litigation Counsel
for Chapter 7 Trustee

EXHIBIT 1



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<input type="checkbox"/> [76]	David & Goliath, Inc.	Sweet-n-sour puss.	VAu000629041	2004
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<input type="checkbox"/> [81]	David & Goliath, Inc.	Wee wee! : no. 4215.	VA0001244060	2004
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<input type="checkbox"/> [55]	David & Goliath, Inc.	Have a smelly valentines! : no. 4424.	VA0001244057	2004
<input type="checkbox"/> [56]	David & Goliath, Inc.	I just wanted some cheese : no. 4000.	VA0001266069	2004
<input type="checkbox"/> [57]	David & Goliath, Inc.	I only wipe when it starts to itch : no. 2549.	VA0001256491	2004
<input type="checkbox"/> [58]	David & Goliath, Inc.	If boys are so brave, why do they run from cats? : no. 1753.	VA0001255718	2002
<input type="checkbox"/> [59]	David & Goliath, Inc.	I'll show you mine, if you show me yours : no. 4207.	VA0001244061	2004
<input type="checkbox"/> [60]	David & Goliath, Inc.	I'm good in the sack : no. 4313.	VA0001255650	2004
<input type="checkbox"/> [61]	David & Goliath, Inc.	It's all fun and games, until someone loses an eye--then it's a party! : no. 3155.	VA0001244074	2004
<input type="checkbox"/> [62]	David & Goliath, Inc.	KIA advertising campaign.	PAu002484072	2000
<input type="checkbox"/> [63]	David & Goliath, Inc.	Lobotomy, how to train boys : no. 1205.	VA0001256485	2000
<input type="checkbox"/> [64]	David & Goliath, Inc.	MEET ALL THE LITTLE LOSERS.	VA0001688782	2007
<input type="checkbox"/> [65]	David & Goliath, Inc.	MEET ALL THE LITTLE LOSERS.	VA0001688781	2007
<input type="checkbox"/> [66]	David & Goliath, Inc.	No. 2553.	VA0001256497	2004
<input type="checkbox"/> [67]	David & Goliath, Inc.	Not again! : no. 3176.	VA0001266067	2004
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[68]	Inc.	Once I ate dog food and it got me real sick : no. 1678.	VA0001256483	2002
<input type="checkbox"/> [69]	David & Goliath, Inc.	Once I farted in class and everyone laughed : no. 1681.	VA0001244069	2002
<input type="checkbox"/> [70]	David & Goliath, Inc.	Please don't feed the boys! : no. 3177.	VA0001256492	2004
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<input type="checkbox"/> [72]	David & Goliath, Inc.	Sling-shots are dangerous, so aim good! : no. 1866.	VA0001266068	2002
<input type="checkbox"/> [73]	David & Goliath, Inc.	Sometimes I like to run around in just my stinky socks for no reason : no. 4155.	VA0001244071	2004
<input type="checkbox"/> [74]	David & Goliath, Inc.	Sometimes I like to run around in my underwear for no reason : no. 1679.	VA0001266073	2002
<input type="checkbox"/> [75]	David & Goliath, Inc.	Stupid factory where boys are made : no. 2020.	VA0001266071	2002

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<input type="checkbox"/> [30]	David & Goliath, Inc.	Boys eat bugs! : no. 2000.	VA0001266070	2002
<input type="checkbox"/> [31]	David & Goliath, Inc.	Boys eat dirt : no. 2546.	VA0001256484	2004
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<input type="checkbox"/> [33]	David & Goliath, Inc.	Boy's lie, make them cry! : no. 1922.	VA0001256489	2002
<input type="checkbox"/> [34]	David & Goliath, Inc.	Boys lie, throw pie! : no. 2550.	VA0001256481	2004
<input type="checkbox"/> [35]	David & Goliath, Inc.	Boys make good pets, everyone should own one : no. 1751.	VA0001244070	2002
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<input type="checkbox"/> [43]	David & Goliath, Inc.	Chicks rule!	VA0001266048	2004
<input type="checkbox"/> [44]	David & Goliath, Inc.	Cross your t's and dot your i's : no. 4216.	VA0001244063	2004
<input type="checkbox"/> [45]	David & Goliath, Inc.	Cutie.	VA0001266047	2004
<input type="checkbox"/> [46]	David & Goliath, Inc.	Don't eat poop, unless you wash it first : no. 2552.	VA0001256488	2004
<input type="checkbox"/> [47]	David & Goliath, Inc.	Don't kick a cat--unless it's over 3 pounds : no. 4209.	VA0001244064	2004
<input type="checkbox"/> [48]	David & Goliath, Inc.	Don't put a cat on your head, it hurts real bad : no. 1680.	VA0001256487	2002
<input type="checkbox"/> [49]	David & Goliath, Inc.	Don't stick a fork in the electrical socket. It doesn't feel so good : no. 4214.	VA0001244075	2004
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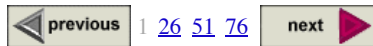


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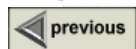

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<input type="checkbox"/> [10]	David & Goliath, Inc.	Boy, girl, boy, girl.	VA0001266516	2002
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<input type="checkbox"/> [14]	David & Goliath, Inc.	Boys are smelly.	VA0001266044	2004
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[19]				
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<input type="checkbox"/>	David & Goliath, Inc.	Boys Are Stupid, Throw Rocks At Them! & 1 other titles: : books.	V9938D305	2016
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<input type="checkbox"/>	David & Goliath, Inc.	Boys are stupider, send them to Jupiter : no. 2071.	VA0001244067	2002
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<input type="checkbox"/>	David & Goliath, Inc.	Boys can't accessorize : no. 4072.	VA0001244062	2004
[25]				


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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = David & Goliath

Search Results: Displaying 26 through 50 of 94 entries.



Resort results by:

[Set Search Limits](#)

#	Name (NALL) <	Full Title	Copyright Number	Date
<input type="checkbox"/> [26]	David & Goliath, Inc.	Boys can't do laundry : no. 4074.	VA0001244066	2004
<input type="checkbox"/> [27]	David & Goliath, Inc.	Boys can't swim : no. 4422.	VA0001244073	2004
<input type="checkbox"/> [28]	David & Goliath, Inc.	Boys cheat--cut off their feet : no. 4213.	VA0001244077	2004
<input type="checkbox"/> [29]	David & Goliath, Inc.	Boys eat boogers when nobody's watching : no. 1865.	VA0001256490	2002
<input type="checkbox"/> [30]	David & Goliath, Inc.	Boys eat bugs! : no. 2000.	VA0001266070	2002
<input type="checkbox"/> [31]	David & Goliath, Inc.	Boys eat dirt : no. 2546.	VA0001256484	2004
<input type="checkbox"/> [32]	David & Goliath, Inc.	Boys eat paste : no. 1864.	VA0001266072	2002
<input type="checkbox"/> [33]	David & Goliath, Inc.	Boy's lie, make them cry! : no. 1922.	VA0001256489	2002
<input type="checkbox"/> [34]	David & Goliath, Inc.	Boys lie, throw pie! : no. 2550.	VA0001256481	2004
<input type="checkbox"/> [35]	David & Goliath, Inc.	Boys make good pets, everyone should own one : no. 1751.	VA0001244070	2002
<input type="checkbox"/> [36]	David & Goliath, Inc.	Boys make ugly girls : no. 2562.	VA0001256486	2004
<input type="checkbox"/> [37]	David & Goliath, Inc.	Boys pee on toilet seats! : no. 4210.	VA0001244068	2004
<input type="checkbox"/> [38]	David & Goliath, Inc.	Boys stink : no. 3175.	VA0001256408	2004
<input type="checkbox"/> [39]	David & Goliath, Inc.	Boys wet their pants when no one's watching! : no. 4212.	VA0001244076	2004
<input type="checkbox"/> [40]	David & Goliath, Inc.	Brown noser : no. 4073.	VA0001255721	2004
<input type="checkbox"/> [41]	David & Goliath, Inc.	Buster brown.	VAu000717225	2006
<input type="checkbox"/> [42]	David & Goliath, Inc.	Chicks dig metal! : no. 2556.	VA0001256495	2004
<input type="checkbox"/> [43]	David & Goliath, Inc.	Chicks rule!	VA0001266048	2004
<input type="checkbox"/> [44]	David & Goliath, Inc.	Cross your t's and dot your i's : no. 4216.	VA0001244063	2004
<input type="checkbox"/> [45]	David & Goliath, Inc.	Cutie.	VA0001266047	2004
<input type="checkbox"/> [46]	David & Goliath, Inc.	Don't eat poop, unless you wash it first : no. 2552.	VA0001256488	2004
<input type="checkbox"/> [47]	David & Goliath, Inc.	Don't kick a cat--unless it's over 3 pounds : no. 4209.	VA0001244064	2004
<input type="checkbox"/> [48]	David & Goliath, Inc.	Don't put a cat on your head, it hurts real bad : no. 1680.	VA0001256487	2002
<input type="checkbox"/> [49]	David & Goliath, Inc.	Don't stick a fork in the electrical socket. It doesn't feel so good : no. 4214.	VA0001244075	2004
<input type="checkbox"/> [50]	David & Goliath, Inc.	Evolution of a boy : no. 1947.	VA0001256494	2002

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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = David & Goliath

Search Results: Displaying 51 through 75 of 94 entries.



Resort results by:

[Set Search Limits.](#)

#	Name (NALL) <	Full Title	Copyright Number	Date
<input type="checkbox"/> [51]	David & Goliath, Inc.	Goodbye kitty.	VA0001266045	2004
<input type="checkbox"/> [52]	David & Goliath, Inc.	Goodbye Kitty 2005 wall calendar.	TX0006101243	2004
<input type="checkbox"/> [53]	David & Goliath, Inc.	Goodbye Kitty Spring 2002.	VA0001665309	2001
<input type="checkbox"/> [54]	David & Goliath, Inc.	Guy magnet : no. 4208.	VA0001244059	2004
<input type="checkbox"/> [55]	David & Goliath, Inc.	Have a smelly valentines! : no. 4424.	VA0001244057	2004
<input type="checkbox"/> [56]	David & Goliath, Inc.	I just wanted some cheese : no. 4000.	VA0001266069	2004
<input type="checkbox"/> [57]	David & Goliath, Inc.	I only wipe when it starts to itch : no. 2549.	VA0001256491	2004
<input type="checkbox"/> [58]	David & Goliath, Inc.	If boys are so brave, why do they run from cats? : no. 1753.	VA0001255718	2002
<input type="checkbox"/> [59]	David & Goliath, Inc.	I'll show you mine, if you show me yours : no. 4207.	VA0001244061	2004
<input type="checkbox"/> [60]	David & Goliath, Inc.	I'm good in the sack : no. 4313.	VA0001255650	2004
<input type="checkbox"/> [61]	David & Goliath, Inc.	It's all fun and games, until someone loses an eye--then it's a party! : no. 3155.	VA0001244074	2004
<input type="checkbox"/> [62]	David & Goliath, Inc.	KIA advertising campaign.	PAu002484072	2000
<input type="checkbox"/> [63]	David & Goliath, Inc.	Lobotomy, how to train boys : no. 1205.	VA0001256485	2000
<input type="checkbox"/> [64]	David & Goliath, Inc.	MEET ALL THE LITTLE LOSERS.	VA0001688782	2007
<input type="checkbox"/> [65]	David & Goliath, Inc.	MEET ALL THE LITTLE LOSERS.	VA0001688781	2007
<input type="checkbox"/> [66]	David & Goliath, Inc.	No. 2553.	VA0001256497	2004
<input type="checkbox"/> [67]	David & Goliath, Inc.	Not again! : no. 3176.	VA0001266067	2004
<input type="checkbox"/>	David & Goliath,			

[68]	Inc.	Once I ate dog food and it got me real sick : no. 1678.	VA0001256483	2002
<input type="checkbox"/> [69]	David & Goliath, Inc.	Once I farted in class and everyone laughed : no. 1681.	VA0001244069	2002
<input type="checkbox"/> [70]	David & Goliath, Inc.	Please don't feed the boys! : no. 3177.	VA0001256492	2004
<input type="checkbox"/> [71]	David & Goliath, Inc.	Proof that not all boys are stupid : no. 4316.	VA0001244072	2004
<input type="checkbox"/> [72]	David & Goliath, Inc.	Sling-shots are dangerous, so aim good! : no. 1866.	VA0001266068	2002
<input type="checkbox"/> [73]	David & Goliath, Inc.	Sometimes I like to run around in just my stinky socks for no reason : no. 4155.	VA0001244071	2004
<input type="checkbox"/> [74]	David & Goliath, Inc.	Sometimes I like to run around in my underwear for no reason : no. 1679.	VA0001266073	2002
<input type="checkbox"/> [75]	David & Goliath, Inc.	Stupid factory where boys are made : no. 2020.	VA0001266071	2002




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Search Results: Displaying 76 through 94 of 94 entries.



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#	Name (NALL) <	Full Title	Copyright Number	Date
<input type="checkbox"/> [76]	David & Goliath, Inc.	Sweet-n-sour puss.	VAu000629041	2004
<input type="checkbox"/> [77]	David & Goliath, Inc.	Swirlies are fun! : no. 4084.	VA0001244058	2004
<input type="checkbox"/> [78]	David & Goliath, Inc.	Trendy Wendy 2006 wall calendar.	TX0006180815	2005
<input type="checkbox"/> [79]	David & Goliath, Inc.	Types of men, pick one.	VA0001299549	2004
<input type="checkbox"/> [80]	David & Goliath, Inc.	Wacky world of David & Goliath: sticker-a-day 2005 calendar.	TX0006033674	2004
<input type="checkbox"/> [81]	David & Goliath, Inc.	Wee wee! : no. 4215.	VA0001244060	2004
<input type="checkbox"/> [82]	David & Goliath, Inc.	Who farted? : no. 2548.	VA0001256482	2004
<input type="checkbox"/> [83]	David & Goliath, Inc.	You Rock, You Rule.	VA0001771842	2007
<input type="checkbox"/> [84]	David & Goliath, Inc.	You smelt it, you dealt it! : no. 2551.	VA0001266074	2004
<input type="checkbox"/>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
<input type="checkbox"/>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
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<input type="checkbox"/>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
<input type="checkbox"/>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
<input type="checkbox"/>	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]



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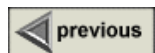

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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Keyword = Todd H. Goldman

Search Results: Displaying 1 through 25 of 10000 entries.


[1](#)
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[76](#)
[101](#)
[126](#)
...
 [9976](#)


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Resort results by:

[Set Search Limits](#)

#	Relevance	Full Title	Copyright Number	Date
<input type="checkbox"/> [1]	■■■■■	Hot Rod Hot Dog.	TX0008335313	2016
<input type="checkbox"/> [2]	■■■■■	Veggies with Wedgies.	TX0007895332	2014
<input type="checkbox"/> [3]	■■■■■	One Potato, Two Potato.	TX0007789020	2013
<input type="checkbox"/> [4]	■■■■■	BUS DRIVER.	TX0007694279	2013
<input type="checkbox"/> [5]	■■■■■	PEAS ON EARTH.	TX0007586942	2012
<input type="checkbox"/> [6]	■■■■■	ANIMAL SOUP.	TX0007213527	2010
<input type="checkbox"/> [7]	■■■■■	ZOO I DREW.	TX0007043289	2009
<input type="checkbox"/> [8]	■■■■■	How to break up with your boyfriend.	VA0001135897	2000
<input type="checkbox"/> [9]	■■■■■	[Girlie girl]	VA0001135896	2000
<input type="checkbox"/> [10]	■■■■■	Ex-boyfriend.	VA0001135895	2000
<input type="checkbox"/> [11]	■■■■■	How to get a boyfriend.	VA0001135894	2000
<input type="checkbox"/> [12]	■■■■■	Boys are smelly.	VA0001135893	2000
<input type="checkbox"/> [13]	■■■■■	Boys are stupid 2006 wall calendar.	TX0006180816	2005
<input type="checkbox"/> [14]	■■■■■	Trendy Wendy 2006 wall calendar.	TX0006180815	2005
<input type="checkbox"/> [15]	■■■■■	Boys are stupid, throw rocks at them!	TX0006164201	2005
<input type="checkbox"/> [16]	■■■■■	Boys are stupid 2005 wall calendar.	TX0006101261	2004
<input type="checkbox"/> [17]	■■■■■	Goodbye Kitty 2005 wall calendar.	TX0006101243	2004
<input type="checkbox"/> [18]	■■■■■	Local option taxes and the new subregionalism in transportation planning.	TX0005931975	2004
<input type="checkbox"/> [19]	■■■■■	Recycling as economic development : toward a framework for strategic materials planning.	TX0004559670	1997
<input type="checkbox"/> [20]	■■■■■	Man who played God.	PA0000993164	1994

<input type="checkbox"/> [21]	■■■■■	All that glisters.	PAu001671704	1992
<input type="checkbox"/> [22]	■■■■■	Bikeweek : television show proposal.	PAu001652214	1992
<input type="checkbox"/> [23]	■■■■■	Man who played God.	V2981P485	1994
<input type="checkbox"/> [24]	■■■■■	Boys Are Stupid, Throw Rocks At Them! & 1 other titles; . books.	V9938D305	2016
<input type="checkbox"/> [25]	■■■■■	RAWR!	TX0007790647	2013

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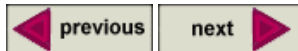
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

Search Results: Displaying 26 of 36 entries



Labeled View

Life Sucks and Then You Die.

Type of Work: Text

Registration Number / Date: TX0007450084 / 2011-11-17

Application Title: Life Sucks and Then You Die.

Title: Life Sucks and Then You Die.

Description: Book.

Copyright Claimant: Todd Harris Goldman. Address: c/o Perseus Books Group, 44 Farnsworth Street, 3rd Floor, Boston, MA, 02210, United States.

Date of Creation: 2011

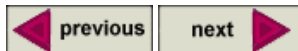
Date of Publication: 2011-10-04

Nation of First Publication: United States

Authorship on Application: Todd Harris Goldman; Domicile: United States; Citizenship: United States.
Authorship: text, artwork.

Rights and Permissions: Perseus Books Group, 11 Cambridge Center, Cambridge, MA, 02142, (617) 252-5257, permissions@perseusbooks.com

Names: [Goldman, Todd Harris](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

Search Results: Displaying 27 of 36 entries



Labeled View

PEAS ON EARTH.

Type of Work: Text

Registration Number / Date: TX0007586942 / 2012-09-04

Application Title: PEAS ON EARTH.

Title: PEAS ON EARTH.

Description: Book,.

Copyright Claimant: Todd Harris Goldman, Transfer: By written agreement. Address: c/o Painted Words, Inc., 310 West 97th Street, #24, New York, NY, 10025.

Date of Creation: 2011

Date of Publication: 2012-02-14

Nation of First Publication: United States

Authorship on Application: Todd H. Doodler (author of pseudonymous work); Citizenship: United States.
Authorship: text, artwork.

Rights and Permissions: Bette Graber, Robin Corey Books, an imprint of Random House Children's Books, a division of Random House, Inc., Random House, Inc., 1745 Broadway, New York, NY, 10019, (212) 572-2707, bgraber@randomhouse.com

ISBN: 9780307930880

Names: [Doodler, Todd H.](#)
[Goldman, Todd Harris](#)



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Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

Search Results: Displaying 28 of 36 entries



Labeled View

Boys Are Stupid, Throw Rocks At Them! & 1 other titles;

Type of Work: Recorded Document

Document Number: V9938D305

Date of Recordation: 2016-07-15

Entire Copyright Document: V9938 D305 P1-3

Date of Execution: as of 18Sep15; 21May16

Date of Certification: 07/13/2016

Title: Boys Are Stupid, Throw Rocks At Them! & 1 other titles; ; books.

Notes: Short form option.

Party 1: Todd Harris Goldman & David & Goliath, Inc.

Party 2: Universal Pictures, a division of Universal City Studios, LLC

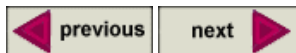
Links: [List of Titles](#)

Names: [Goldman, Todd Harris](#)

[David & Goliath, Inc.](#)

[Universal Pictures](#)

[Universal City Studios, LLC](#)



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Search Request: Left Anchored Name = Doodler, Todd

Search Results: Displaying 3 of 6 entries



Labeled View

Veggies with Wedgies Present Doin' the Wedgie.

Type of Work: Text

Registration Number / Date: TX0008025155 / 2015-02-10

Application Title: Veggies with Wedgies Present Doin' the Wedgie.

Title: Veggies with Wedgies Present Doin' the Wedgie.

Description: Book.

Copyright Claimant: Todd H. Doodler. Address: c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States.

Date of Creation: 2015

Date of Publication: 2015-01-06

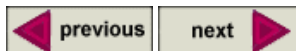
Nation of First Publication: United States

Authorship on Application: Todd H. Doodler; Citizenship: United States. Authorship: text, artwork.

Rights and Permissions: Simon & Schuster Permissions Dept., c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States, (212) 698-7284

ISBN: 9781442493513

Names: [Doodler, Todd H.](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

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Labeled View

ANIMAL SOUP.

Type of Work: Text

Registration Number / Date: TX0007213527 / 2010-09-07

Application Title: ANIMAL SOUP.

Title: ANIMAL SOUP.

Description: Book.

Copyright Claimant: Todd Harris Goldman. Address: c/o Painted Words, Inc., 310 West 97th Street, #24, New York, NY, 10025, United States.

Date of Creation: 2009

Date of Publication: 2010-05-11

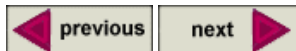
Nation of First Publication: United States

Authorship on Application: Todd H. Doodler, pseud. of Todd Harris Goldman; Domicile: United States; Citizenship: United States. Authorship: text, artwork.

Rights and Permissions: Alissa Kleinman, Golden Books, an imprint of Random House Children's Books, Random House, Inc., 1745 Broadway, 3rd Floor, New York, NY, 10019, United States, (212) 782-9375, akleinman@randomhouse.com

ISBN: 9780375858086

Names: [Goldman, Todd Harris](#)
[Doodler, Todd H., pseud.](#)



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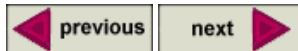
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Search Results: Displaying 16 of 36 entries



Labeled View

Cutie.

Type of Work: Visual Material

Registration Number / Date: VA0001266047 / 2004-08-13

Application Title: Cutie pie.

Title: Cutie.

Description: Art reproduction.

Copyright Claimant: David & Goliath, Inc.

Date of Creation: 2000

Date of Publication: approx. 1Jan00

Authorship on Application: artwork: Todd Goldman, 1968-.

Copyright Note: C.O. correspondence.

Names: [Goldman, Todd, 1968-](#)
[David & Goliath, Inc.](#)



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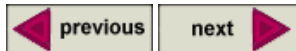
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Search Results: Displaying 30 of 36 entries



Labeled View

THE BUS DRIVER.

Type of Work: Text

Registration Number / Date: TX0007694279 / 2013-03-21

Application Title: THE BUS DRIVER.

Title: THE BUS DRIVER.

Description: Book.

Copyright Claimant: Todd Harris Goldman. Address: c/o Painted Words, Inc., 310 West 97th Street, #24, New York, NY, 10025, United States.

Date of Creation: 2012

Date of Publication: 2013-01-08

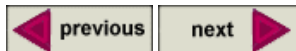
Nation of First Publication: United States

Authorship on Application: Todd H. Doodler, pseud. of Todd Harris Goldman (author of pseudonymous work);
Citizenship: United States. Authorship: text, artwork.

Rights and Permissions: Melanie Flaherty, Robin Corey Books, Random House Children's Books, Random House, Inc., 1745 Broadway, New York, NY, 10019, United States, (212) 572-2701, mflaherty@randomhouse.com

ISBN: 9780307979070

Names: [Goldman, Todd Harris](#)
[Doodler, Todd H., pseud.](#)



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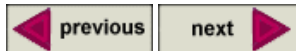
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

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Labeled View

Veggies with Wedgies.

Type of Work: Text

Registration Number / Date: TX0007895332 / 2014-05-08

Application Title: Veggies with Wedgies.

Title: Veggies with Wedgies.

Description: Book, 1 v.

Copyright Claimant: Todd H. Goldman, Transfer: By written agreement. Address: c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States.

Date of Creation: 2014

Date of Publication: 2014-05-06

Nation of First Publication: United States

Authorship on Application: Todd H. Doodler; Citizenship: United States. Authorship: text, artwork.

Rights and Permissions: Simon & Schuster Permissions Dept., c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States, (212) 698-7284

ISBN: 9781442493407

Names: [Doodler, Todd H.](#)
[Goldman, Todd H.](#)



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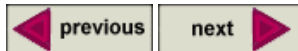
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Public Catalog

Copyright Catalog (1978 to present)

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Search Results: Displaying 25 of 36 entries



Labeled View

Dicktionary.

Type of Work: Text

Registration Number / Date: TX0007172445 / 2010-04-30

Application Title: Dicktionary.

Title: Dicktionary.

Description: Book.

Copyright Claimant: Todd Harris Goldman. Address: C/O Perseus Books Group, 11 Cambridge Center, Cambridge, MA, 02142, United States.

Date of Creation: 2010

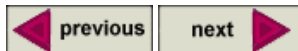
Date of Publication: 2010-04-06

Nation of First Publication: United States

Authorship on Application: Todd Harris Goldman; Domicile: United States; Citizenship: United States.
Authorship: text, artwork.

Rights and Permissions: Perseus Books Group, 11 Cambridge Center, Cambridge, MA, 02142, (617) 252-5257, permissions@perseusbooks.com

Names: [Goldman, Todd Harris](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

Search Results: Displaying 24 of 36 entries



Labeled View

THE ZOO I DREW.

Type of Work: Text

Registration Number / Date: TX0007043289 / 2009-10-20

Application Title: THE ZOO I DREW.

Title: THE ZOO I DREW.

Description: Book.

Copyright Claimant: Todd Harris Goldman. Address: c/o King Features Syndicate, 300 West 57th Street, 15th Floor, New York, NY, 10019, United States.

Date of Creation: 2009

Date of Publication: 2009-07-28

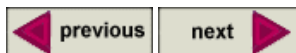
Nation of First Publication: United States

Authorship on Application: Todd H. Doodler, pseud. of Todd Harris Goldman (author of pseudonymous work); Domicile: United States; Citizenship: United States. Authorship: Entire text and illustrations.

Rights and Permissions: Alissa Kleinman, Random House Children's Books, Random House, Inc., 1745 Broadway, 3rd Floor, New York, NY, 10019, United States, (212) 782-9375, akleinman@randomhouse.com

ISBN: 9780375852015

Names: [Goldman, Todd Harris](#)
[Doodler, Todd H., pseud.](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

Search Results: Displaying 20 of 36 entries



Labeled View

One Potato, Two Potato.

Type of Work: Text

Registration Number / Date: TX0007789020 / 2013-10-11

Application Title: One Potato, Two Potato.

Title: One Potato, Two Potato.

Description: Book, 1 v.

Copyright Claimant: Todd H. Goldman. Address: c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States.

Date of Creation: 2013

Date of Publication: 2013-10-01

Nation of First Publication: United States

Authorship on Application: Todd H. Goldman; Citizenship: United States. Authorship: text, artwork.

Rights and Permissions: Simon & Schuster Permissions Dept., c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States, (212) 698-7284

ISBN: 9781442485174

Names: [Goldman, Todd H.](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, TOdd

Search Results: Displaying 22 of 36 entries



Labeled View

Hot Rod Hot Dog.

Type of Work: Text

Registration Number / Date: TX0008335313 / 2016-09-26

Application Title: Hot Rod Hot Dog.

Title: Hot Rod Hot Dog.

Description: Book.

Copyright Claimant: Todd H. Goldman. Address: c/o Simon & Schuster, Inc., 1230 Avenue of the Americas, New York, NY, 10020, United States.

Date of Creation: 2016

Date of Publication: 2016-08-02

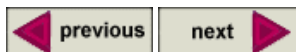
Nation of First Publication: United States

Authorship on Application: Todd H. Doodler, pseud. of Todd H. Goldman (author of pseudonymous work);
Citizenship: United States. Authorship: text, artwork.

Rights and Permissions: Simon & Schuster, c/o Simon & Schuster, 1230 Avenue of the Americas - 12th Floor, New York, NY, 10020, United States

ISBN: 9781481466073

Names: [Goldman, Todd H.](#)
[Todd H. Doodler, pseud.](#)



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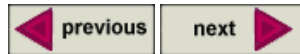
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Database Name: Copyright Catalog (1978 to present)

: Simple Search = Goldman, Todd

:



Labeled View

RAWR!

Type of Work: Entry Not Found

Registration Number / Date: TX0007790647 / 2013-10-23

Application Title: RAWR!

Title: RAWR!

Description: Book, 1 v.

Copyright Claimant: Todd Goldman. Address: c/o East West Literary Agency, 1158 26th Street, Suite 462, Santa Monica, CA, 90403, United States.

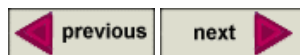
Date of Creation: 2013

Date of Publication: 2013-09-01

Nation of First Publication: United States

Authorship on Application: Todd Goldman; Domicile: United States; Citizenship: United States. Authorship: text, artwork.

Names: [Goldman, Todd](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 31 of 36 entries



Labeled View

Peas on Earth.

Type of Work: Visual Material

Registration Number / Date: VA0001135898 / 2002-03-26

Title: Peas on Earth.

Description: Art reproduction.

Copyright Claimant: Todd Goldman, 1968-

Date of Creation: 2000

Date of Publication: 2000-11-13

Names: [Goldman, Todd, 1968-](#)



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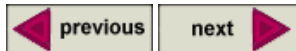
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 29 of 36 entries



Labeled View

How to break up with your boyfriend.

Type of Work: Visual Material

Registration Number / Date: VA0001135897 / 2002-03-26

Title: How to break up with your boyfriend.

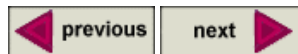
Description: Art reproduction.

Copyright Claimant: Todd Goldman, 1968-

Date of Creation: 2000

Date of Publication: 2000-11-13

Names: [Goldman, Todd, 1968-](#)



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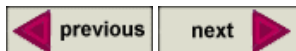
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 27 of 36 entries



Labeled View

Ex-boyfriend.

Type of Work: Visual Material

Registration Number / Date: VA0001135895 / 2002-03-26

Title: Ex-boyfriend.

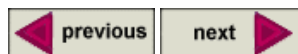
Description: Art reproduction.

Copyright Claimant: Todd Goldman, 1968-

Date of Creation: 2000

Date of Publication: 2000-11-13

Names: [Goldman, Todd, 1968-](#)



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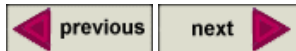
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Public Catalog

Copyright Catalog (1978 to present)

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Labeled View

Boys are smelly.

Type of Work: Visual Material

Registration Number / Date: VA0001135893 / 2002-03-26

Title: Boys are smelly.

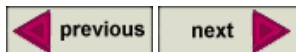
Description: Art reproduction.

Copyright Claimant: Todd Goldman, 1968-

Date of Creation: 2000

Date of Publication: 2000-11-13

Names: [Goldman, Todd, 1968-](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 21 of 36 entries



Labeled View

Chicks rule!

Type of Work: Visual Material

Registration Number / Date: VA0001266048 / 2004-08-13

Title: Chicks rule!

Description: Art reproduction.

Copyright Claimant: David & Goliath, Inc.

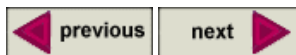
Date of Creation: 2000

Date of Publication: approx. 1Jan00

Authorship on Application: artwork: Todd Goldman, 1968-.

Copyright Note: C.O. correspondence.

Names: [Goldman, Todd, 1968-](#)
[David & Goliath, Inc.](#)



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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 25 of 36 entries



Labeled View

Goodbye kitty.

Type of Work: Visual Material

Registration Number / Date: VA0001266045 / 2004-08-13

Title: Goodbye kitty.

Description: Art reproduction.

Copyright Claimant: David & Goliath, Inc.

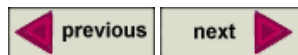
Date of Creation: 2000

Date of Publication: approx. 1Jan00

Authorship on Application: artwork: Todd Goldman, 1968-.

Copyright Note: C.O. correspondence.

Names: [Goldman, Todd, 1968-](#)
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Public Catalog

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Labeled View

Boys are smelly.

Type of Work: Visual Material

Registration Number / Date: VA0001266044 / 2004-08-13

Title: Boys are smelly.

Description: Art reproduction.

Copyright Claimant: David & Goliath, Inc.

Date of Creation: 2000

Date of Publication: approx. 1Jan00

Authorship on Application: artwork: Todd Goldman, 1968-.

Copyright Note: C.O. correspondence.

Names: [Goldman, Todd, 1968-](#)
[David & Goliath, Inc.](#)



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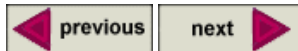
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 14 of 36 entries



Labeled View

GIRLS ARE WEIRDOS but they smell pretty!

Type of Work: Text

Registration Number / Date: TX0006952441 / 2008-01-09

Application Title: GIRLS ARE WEIRDOS but they smell pretty!

Title: GIRLS ARE WEIRDOS but they smell pretty!

Description: Book, 1 v.

Copyright Claimant: Todd Harris Goldman. Address: c/o Workman Publishing Co., Inc., 225 Varick Street, New York, New York 10014-4381.

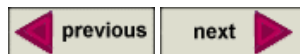
Date of Creation: 2007

Date of Publication: 2007-10-01

Nation of First Publication: United States

Authorship on Application: Todd Harris Goldman; Citizenship: United States. Authorship: Text and illustrations.

Names: [Goldman, Todd Harris](#)



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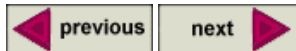
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Public Catalog

Copyright Catalog (1978 to present)

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Labeled View

Fred Is Red.

Type of Work: Visual Material

Registration Number / Date: VA0001266046 / 2004-08-13

Title: Fred Is Red.

Description: Art reproduction.

Copyright Claimant: Fred Is Red, Inc.

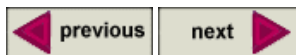
Date of Creation: 2003

Date of Publication: approx. 1Aug03

Authorship on Application: artwork: Todd Goldman, 1968-, author of a work made for hire.

Copyright Note: C.O. correspondence.

Names: [Goldman, Todd, 1968-](#)
[Fred Is Red, Inc.](#)



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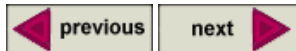
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 17 of 36 entries



Labeled View

Boys are stupid, throw rocks at them!

Type of Work: Text

Registration Number / Date: TX0006164201 / 2005-04-11

Title: Boys are stupid, throw rocks at them!

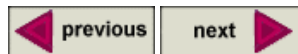
Notes: Cataloged from appl. only.

Copyright Claimant: Todd Harris Goldman

Date of Creation: 2005

Date of Publication: 2005-04-06

Names: [Goldman, Todd Harris](#)



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◀ previous next ▶

Labeled View

Cutie.

Type of Work: Visual Material

Registration Number / Date: VA0001266047 / 2004-08-13

Application Title: Cutie pie.

Title: Cutie.

Description: Art reproduction.

Copyright Claimant: David & Goliath, Inc.

Date of Creation: 2000

Date of Publication: approx. 1Jan00

Authorship on Application: artwork: Todd Goldman, 1968-.

Copyright Note: C.O. correspondence.

Names: [Goldman, Todd, 1968-](#)
[David & Goliath, Inc.](#)

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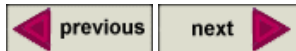
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 28 of 36 entries



Labeled View

[Girlie girl]

Type of Work: Visual Material

Registration Number / Date: VA0001135896 / 2002-03-26

Title: [Girlie girl]

Description: Art reproduction.

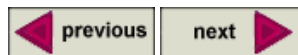
Notes: Title from appl.

Copyright Claimant: Todd Goldman, 1968-

Date of Creation: 2000

Date of Publication: 2000-11-13

Names: [Goldman, Todd, 1968-](#)



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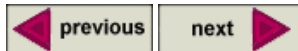
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Public Catalog

Copyright Catalog (1978 to present)

Search Request: Left Anchored Name = Goldman, Todd

Search Results: Displaying 30 of 36 entries



Labeled View

How to get a boyfriend.

Type of Work: Visual Material

Registration Number / Date: VA0001135894 / 2002-03-26

Title: How to get a boyfriend.

Description: Art reproduction.

Copyright Claimant: Todd Goldman, 1968-

Date of Creation: 2000

Date of Publication: 2000-11-13

Names: [Goldman, Todd, 1968-](#)



Save, Print and Email ([Help Page](#))

Select Download Format	<input type="text" value="Full Record"/>	<input type="button" value="Format for Print/Save"/>
Enter your email address:	<input type="text"/>	<input type="button" value="Email"/>

[Help](#) [Search](#) [History](#) [Titles](#) [Start Over](#)

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EXHIBIT 2

RECEIVED

JUL 30 2015

1 RONALD F. BROT, State Bar No. 50201
2 LAUREN H. KATAN, State Bar No. 265940
3 BROT & GROSS, LLP
4 15260 Ventura Boulevard, Suite 1500
5 Sherman Oaks, CA 91403-5348
6 (818) 594-0800

7 Attorneys for Petitioner
8 NICOLE GOLDMAN

AUG 12 2015

CLERK
CY M. HART, DEPUTY

9 SUPERIOR COURT OF THE STATE OF CALIFORNIA
10 FOR THE COUNTY OF LOS ANGELES

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

11 In re the Marriage of)

12 Petitioner: NICOLE GOLDMAN)

13 and)

14 Respondent: TODD GOLDMAN)

CASE NO. BD 610 524

JUDGE MICHAEL E. WHITAKER
DEPT. 2C

ORDER AFTER HEARING RE
PETITIONER'S REQUEST FOR ORDER
RE ATTORNEY FEES AND COSTS
FILED FEBRUARY 11, 2015

DATE : JUNE 30, 2015
TIME : 8:30 A.M.
DEPT : 2C

18 Petitioner's Request for Order regarding Attorney Fees and Costs filed February 11, 2015,
19 having been continued from March 4, 2015 and May 27, 2015, came on regularly for hearing on June
20 30, 2015, in Department 2C of the above-entitled Court, the Honorable Michael E. Whitaker, Judge,
21 presiding. Petitioner appeared personally and through her attorneys of record, Brot & Gross, LLP, by
22 Ronald F. Brot. Respondent appeared personally and through his attorneys of record, Meyer, Olson,
23 Lowy & Meyers, by Lisa Helfend Meyer and Felicia R. Meyers.

24 The declarations offered by the parties were received into evidence pursuant to *Reifler v.*
25 *Superior Court* (1947) 39 Cal.App.3d 470, 115 Cal.Rptr. 356, and *In re Marriage of Stevenot* (1984)
26 154 Cal.App.3d 1051, 202 Cal.Rptr. 116.

27 ///

28 ///

IN RE MARRIAGE OF GOLDMAN
OAH.3NG.wpd 063015.1839 NH

CASE NO. BD 610 524
PAGE 1

ORDER AFTER HEARING RE PETITIONER'S REQUEST FOR ORDER RE
ATTORNEY FEES AND COSTS FILED FEBRUARY 11, 2015

1 The Court having considered all of the declarations filed in connection with the aforesaid
2 Request for Order, the evidence and other pleadings and documents filed in connection with the
3 aforesaid Request for Order, and the records and files in the above-entitled matter, and the issues
4 having been argued and submitted for decision by the Court, and good cause appearing therefor;

5 IT IS HEREBY ORDERED AS FOLLOWS:

6 1. As and for a contributive share of Petitioner's attorney and accountant fees and costs,
7 on account and without prejudice, Respondent is ordered to pay the sum of \$65,000.00 directly to Brot
8 & Gross, LLP, payable one-half (\$32,500.00) on or before August 29, 2015, and one-half (\$32,500.00)
9 on or before October 28, 2015.

10 2. Counsel for Petitioner is to prepare the within Order After Hearing on Petitioner's
11 Request for Order pursuant to the California Rules of Court.

12 APPROVED AS CONFORMING TO COURT ORDER:


13 DATED: JULY _____, 2015

14 MEYER, OLSON, LOWY & MEYERS

15
16 By: _____
17 LISA HELFEND MEYER
18 Attorneys for Respondent
19 TODD GOLDMAN

20 IT IS SO ORDERED.

21 DATED: 8.12.2015

22 
23 MICHAEL E. WHITAKER
24 JUDGE
25 LOS ANGELES COUNTY SUPERIOR COURT

26
27
28 IN RE MARRIAGE OF GOLDMAN
OAH.3NG.wpd 063015.1839 NH

CASE NO. BD 610 524
PAGE 2

ORDER AFTER HEARING RE PETITIONER'S REQUEST FOR ORDER RE
ATTORNEY FEES AND COSTS FILED FEBRUARY 11, 2015

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

15260 Ventura Boulevard
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

PROOF OF SERVICE
BY FACSIMILE AND MAIL

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county where the mailing of the document(s) described below is to take place. My business address is 15260 Ventura Boulevard, Suite 1500, Sherman Oaks, CA 91403-5348. I am over the age of 18, and am not a party to this action.

On / day of July, 2015, I served copies of the document(s) described below on the interested party(ies) by faxing said document(s) to the below listed facsimile number, between the hours of 9:00 a.m. and 5:00 p.m., and thereafter mailing said document(s) by enclosing true copies thereof in a sealed envelope, with postage thereon fully prepaid, and depositing said envelope in the United States mail in Los Angeles County, California, addressed as follows:

Lisa Helfend Meyer, Esq.
Meyer, Olson, Lowy & Meyers
10100 Santa Monica Blvd., Suite 1425
Los Angeles, CA 90067

The document(s) which were faxed and mailed are designated: **ORDER AFTER HEARING RE PETITIONER'S REQUEST FOR ORDER RE ATTORNEY FEES AND COSTS FILED FEBRUARY 11, 2015.**

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this / day of July, 2015, at Sherman Oaks, California.


BONNIE KELLEY

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

15260 Ventura Boulevard
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796



I certify that this is a true and correct copy of the
original on file in this office consisting of 3 pages

SHERRI R. CARTER, Executive Officer / Clerk of the
Superior Court of California, County of Los Angeles

NOV 14 2018

Deputy

D. WADE

EXHIBIT 3

ORIGINAL

2-24

RECEIVED
FEB 08 2016
443

FILED
FEB 22 2016
JOHN CLARKE, CLERK
BY M. HART DEPUTY

1 RONALD F. BROT, State Bar No. 50201
2 LAUREN H. KATAN, State Bar No. 265940
3 BROT & GROSS, LLP
4 15260 Ventura Boulevard, Suite 1500
5 Sherman Oaks, CA 91403-5348
6 (818) 594-0800
7
8 Attorneys for Petitioner
9 NICOLE GOLDMAN
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22

**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES**

11 In re the Marriage of)
12 Petitioner: NICOLE GOLDMAN)
13 and)
14 Respondent: TODD GOLDMAN)
15)
16)
17)
18)
19)
20)
21)
22)

CASE NO. BD 610 524
JUDGE MICHAEL E. WHITAKER
DEPT. ~~59~~ 43
ORDER AFTER HEARING ON
PETITIONER'S MOTION TO COMPEL
RESPONSES TO SPECIALLY
PREPARED WRITTEN
INTERROGATORIES (SET ONE),
DEMAND FOR PRODUCTION OF
DOCUMENTS (SET TWO), DEMAND
FOR PRODUCTION OF DOCUMENTS
(SET THREE), FORM
INTERROGATORIES (GENERAL) (SET
TWO); AND TO DEEM REQUESTS
FOR ADMISSION (SET TWO)
ADMITTED
DATE : JANUARY 14, 2016
TIME : 8:30 A.M.
DEPT : ~~59~~ 43

23 Petitioner's Motions to Compel Responses to Specially Prepared Written Interrogatories (Set
24 One), Demand for Production of Documents (Set Two), Demand for Production of Documents (Set
25 Three), Form Interrogatories (General) (Set Two); and to Deem Requests for Admission (Set Two)
26 Admitted, each filed November 9, 2015, came on regularly for hearing on January 14, 2016, in
27 Department 59 of the above-entitled Court, the Honorable Michael E. Whitaker, Judge, presiding.
28 Petitioner appeared through her attorneys of record, Brot & Gross, LLP, by Lauren H. Katan.

IN RE MARRIAGE OF GOLDMAN
OAH.8NG.wpd 102115.1519 LHK
CASE NO. BD 610 524
PAGE 1
ORDER AFTER HEARING ON PETITIONER'S MOTIONS TO COMPEL

16

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

1 Respondent was present.

2 The Court having considered all of the declarations filed in connection with the aforesaid
3 Motions, the evidence and other pleadings and documents filed in connection with the aforesaid
4 Motions, and the records and files in the above-entitled matter, and the issues having been argued and
5 submitted for decision by the Court, and good cause appearing therefor;

6 IT IS HEREBY ORDERED AS FOLLOWS:

7 1. The Court grants Petitioner's requests to compel responses to Specially Prepared
8 Written Interrogatories (Set One), Demand for Production of Documents (Set Two), Demand for
9 Production of Documents (Set Three), and Form Interrogatories (General) (Set Two). Respondent shall
10 serve his responses to Specially Prepared Written Interrogatories (Set One), Demand for Production
11 of Documents (Set Two), Demand for Production of Documents (Set Three), and Form Interrogatories
12 (General) (Set Two) without objections on or before February 5, 2016.

13 2. Petitioner's request to deem Requests for Admissions (Set Two) admitted is denied.

14 3. Petitioner's request for monetary sanctions against Respondent is granted. Respondent
15 is ordered to remit payment in the sum of \$3,130 directly to Brot & Gross, LLP on or before February
16 5, 2016.


17
18 APPROVED AS CONFORMING TO COURT ORDER:

19 DATED: JANUARY _____, 2016

20
21 By: _____
TODD GOLDMAN
Respondent

22
23 IT IS SO ORDERED.

24 DATED: **FEB 27 2016**
25 **FEB 27 2016**

26 
27 MICHAEL E. WHITAKER
JUDGE
28 LOS ANGELES COUNTY SUPERIOR COURT

IN RE MARRIAGE OF GOLDMAN
OAH.8NG.wpd 102115.1519 LHK

CASE NO. BD 610 524
PAGE 2

ORDER AFTER HEARING ON PETITIONER'S MOTIONS TO COMPEL

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

PROOF OF SERVICE BY MAIL
MAILED AS PER BUSINESS PROCEDURES

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county where the mailing of the document(s) described below is to take place. My business address is 15260 Ventura Boulevard, Suite 1500, Sherman Oaks, CA 91403-5348. I am over the age of 18 and not a party to this action.

I am readily familiar with the business practices of BROT & GROSS, with regard to the collection and processing of correspondence for mailing with the United States Postal Service. In the ordinary course of business of said law office, the document(s) described below will be deposited with the United States Postal Service this day.

On 14 day of January, 2016, I caused copies of the document(s) described below to be served on the interested party(ies) by enclosing them in a sealed envelope, with postage thereon fully prepaid and, in accordance with the regular business practices of said law office and in the ordinary course of the business of the day, said envelope was to be deposited in the United States mail in Los Angeles County, California, addressed as follows:

Todd Goldman
4055 Redwood Avenue, #142
Los Angeles, CA 90066

The document(s) which were mailed are designated:

ORDER AFTER HEARING ON PETITIONER'S MOTION TO COMPEL RESPONSES TO SPECIALLY PREPARED WRITTEN INTERROGATORIES (SET ONE), DEMAND FOR PRODUCTION OF DOCUMENTS (SET TWO), DEMAND FOR PRODUCTION OF DOCUMENTS (SET THREE), FORM INTERROGATORIES (GENERAL) (SET TWO); AND TO DEEM REQUESTS FOR ADMISSION (SET TWO) ADMITTED

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed this 14 day of January, 2016, at Sherman Oaks, California.

Carol S. Aaker
CAROL S. AAKER

IN RE MARRIAGE OF GOLDMAN
OAH.8NG.wpd 102115.1519 LHK

CASE NO. BD 610 524
PAGE 3

ORDER AFTER HEARING ON PETITIONER'S MOTIONS TO COMPEL 18

Case 1:20-ap-01118-MB Doc 1 Filed 12/09/20 Entered 12/09/20 15:53:34 Desc
Main Document Page 69 of 96

Case 1:18-bk-12979-MB Claim 13 Filed 09/18/19 Desc Main Document Page 19 of
31


 I certify that this is a true and correct copy of the
original on file in this office consisting of 3 pages
SHERRI R. CARTER, Executive Officer / Clerk of the
Superior Court of California, County of Los Angeles
Date: NOV 14 2018 By: [Signature], Deputy
D. WADE

EXHIBIT 4

1 RONALD F. BROT, State Bar No. 50201
2 BROT & GROSS, LLP
3 15260 Ventura Boulevard, Suite 1500
4 Sherman Oaks, CA 91403-5348
5 (818) 594-0800
6
7
8 Attorneys for Petitioner (Limited Scope)
9 NICOLE GOLDMAN
10

FILED
Superior Court of California
County of Los Angeles

SEP 13 2010

Sherri R. Carter, Executive Officer/Clerk
By [Signature] Deputy
Alch

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SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

11 In re the Marriage of
12 Petitioner: NICOLE GOLDMAN
13 and
14 Respondent: TODD GOLDMAN
15
16
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CASE NO. BD 610 524

JUDGE MICHAEL E. WHITAKER
DEPT. 43

ORDER AFTER HEARING ON
PETITIONER'S REQUEST FOR ORDER
RE ATTORNEY FEES AND COSTS
FILED NOVEMBER 25, 2015

DATE : JULY 6, 2016
TIME : 8:30 A.M.
DEPT : 43

20 Petitioner's Request for Order re Attorney Fees and Costs filed November 25, 2015, came on
21 regularly for hearing on July 6, 2016, in Department 43 of the above-entitled Court, the Honorable
22 Michael E. Whitaker, Judge, presiding. Petitioner appeared personally and through her attorney of
23 record, Laura Whitefield, and through her limited scope attorneys of record, Brot & Gross, LLP, by
24 Ronald F. Brot. Respondent appeared telephonically, and through his limited scope attorney of record,
25 William W. Oxley.

26 The Court having considered all of the declarations, pleadings and documents filed in
27 connection with the aforesaid Request for Order, and the records and files in the above-entitled matter,
28 and the issues having been argued and submitted for decision by the Court, and good cause appearing

IN RE MARRIAGE OF GOLDMAN
OAF.10NG.Rev1.wpd 070616.1447 bk

CASE NO. BD 610 524
PAGE 1

**ORDER AFTER HEARING ON PETITIONER'S REQUEST FOR ORDER RE
ATTORNEY FEES AND COSTS FILED NOVEMBER 25, 2015**

23

09/27/2017

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

2/10/22/20

1 therefor;

2 IT IS HEREBY ORDERED AS FOLLOWS:

3 1. The Court orders Respondent to sell the real property located at 548 Palmetto Road,
4 Belleair, FL 33758, forthwith. The proceeds are to be paid to Brot & Gross, LLP, former attorneys for
5 Petitioner, to satisfy the prior Order After Hearing Re Petitioner's Request for Order Re Attorney Fees
6 and Costs in the sum of \$65,000, which Order was made on June 30, 2015, and filed on August 12,
7 2015, and remains wholly due, owing and unpaid. The remainder of the sale proceeds, if any, is to be
8 paid to Petitioner as a credit against the amount of support arrears owed by Respondent to Petitioner.

9 2. Petitioner's request for an Order for the sale of the property located at 565 Bayview
10 Drive, Belleair, FL 33756, is denied based on the lack of joinder of the co-owner of record. Similarly,
11 the sale of the property located at 4672 Brewster Drive, Tarzana, CA 91356, is denied due to lack of
12 joinder of the owners of record.

13 3. Pursuant to *Family Code* § 6344, the Court orders Respondent to pay directly to Brot
14 & Gross, LLP, the additional sum of \$46,600, payable forthwith, in attorney fees and costs incurred
15 by Petitioner as the prevailing party in the *Domestic Violence Protection Act* proceeding between the
16 parties herein.

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IN RE MARRIAGE OF GOLDMAN
OAF.10NG.Revl.wpd 070616.1447 bk

CASE NO. BD 610 524
PAGE 2

ORDER AFTER HEARING ON PETITIONER'S REQUEST FOR ORDER RE
ATTORNEY FEES AND COSTS FILED NOVEMBER 25, 2015

24

1 4. Pursuant to *Family Code* §§ 2030 and 2032, Respondent is ordered to pay the further
2 sum of \$75,000 to Brot & Gross, LLP, payable forthwith. In the event of the sale of the real property
3 located at 565 Bayview Drive, Belleair, FL 33756, or the sale of the real property located at 4672
4 Brewster Drive, Tarzana, CA 91356, said sum shall be paid to Brot & Gross, LLP, from the sale
5 proceeds and charged against the interest of Respondent. The Court does not order the sale of either
6 of said properties, but the within Order may be satisfied from the sale proceeds if and when the
7 properties, or either of them, are otherwise sold.

8 **APPROVED AS CONFORMING TO COURT ORDER:**

9 DATED: JULY _____, 2016

10 LAW OFFICES OF WILLIAM W. OXLEY

11
12 By: _____
13 WILLIAM W. OXLEY
14 Attorney for Respondent
15 TODD GOLDMAN

16 **IT IS SO ORDERED.**

17 DATED: SEP 13 2016

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MICHAEL E. WHITAKER
JUDGE
LOS ANGELES COUNTY SUPERIOR COURT

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

2/02/22/60

VERIFICATION

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I have read the foregoing

and know its contents.

☐ CHECK APPLICABLE PARAGRAPHS

☐ I am a party to this action. The matters stated in the foregoing document are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.

☐ I am ☐ an Officer ☐ a partner ☐ a _____ of _____

a party to this action, and am authorized to make this verification for and on its behalf, and I make this verification for that reason. ☐ I am informed and believe and on that ground allege that the matters stated in the foregoing document are true. ☐ The matters stated in the foregoing document are true of my own knowledge, except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.

☐ I am one of the attorneys for _____ a party to this action. Such party is absent from the county of aforesaid where such attorneys have their offices, and I make this verification for and on behalf of that party for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true.

Executed on _____, at _____, California.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Type or Print Name

Signature

PROOF OF SERVICE

1013a (3) CCP Revised 5/1/88

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county of Los Angeles, State of California.

I am over the age of 18 and not a party to the within action; my business address is: 15260 Ventura Boulevard, Suite 1500, Sherman Oaks, CA 91403

On July 21, 2016 I served the foregoing document described as Order After Hearing on Petitioner's Request for Order Re Attorney Fees and Costs Filed November 25, 2015

on the interested parties in this action

☐ by placing the true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list:

☒ by placing ☐ the original ☒ a true copy thereof enclosed in sealed envelopes addressed as follows:

William W. Oxley, Esq.
Law Offices of William W. Oxley
15233 Ventura Boulevard, Suite 1100
Sherman Oaks, CA 91403

☐ BY MAIL

☐ I deposited such envelope in the mail at _____, California.

The envelope was mailed with postage thereon fully prepaid.

☐ As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at _____ California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

Executed on _____, at _____, California.

☒ ***(BY PERSONAL SERVICE)** I delivered such envelope by hand to the offices of the addressee.

Executed on July 21, 2016, at Sherman Oaks, California.

☒ (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

☐ (Federal) I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.

STANLEY MURRA

Type or Print Name

Signature

*(BY MAIL SIGNATURE MUST BE OF PERSON DEPOSITING ENVELOPE IN MAIL SLOT, BOX, OR BAG)

*(FOR PERSONAL SERVICE SIGNATURE MUST BE THAT OF MESSENGER)

Legal
Solutions
& Plus

Rev. 7/99



I certify that this is a true and correct copy of the
original on file in this office consisting of 4 pages

SHERRI R. CARTER, Executive Officer / Clerk of the
Superior Court of California, County of Los Angeles

NOV 14 2019 Deputy

D. WADE

EXHIBIT 5

Filing # 47041336 E-Filed 09/28/2016 03:31:40 PM

IN THE CIRCUIT COURT OF THE 6TH
JUDICIAL CIRCUIT IN AND FOR
PINELLAS COUNTY, FLORIDA

CASE NO.: 16-005455-CI

NICOLE GOLDMAN,
Plaintiff/Judgment-Creditor,

WRIT OF GARNISHMENT

vs.

TODD GOLDMAN,
Defendant/Judgment-Debtor,
and

UNKNOWN TENANTS, at the property located at
565 Bayview Drive, Belleair, FL 33756.

THE STATE OF FLORIDA:
TO ALL AND SINGULAR SHERIFFS OF THE STATE:

YOU ARE HEREBY COMMANDED to summon the Garnishee:

UNKNOWN TENANTS, residing
at the property located at 565 Bayview Drive, Belleair, FL 33756

who is required to serve an Answer to this Writ on KEITH T. GRUMER, ESQ., GRUMER & MACALUSO, P.A., attorney for Plaintiff/Judgment-Creditor in the above styled cause of action, whose address is 101 N.E. 3rd Avenue, Suite 1420, Fort Lauderdale, Florida 33301, within twenty (20) days after service on the Garnishee, exclusive of the day of service, and to file the original with the Clerk of the Court for Pinellas County, Florida, either before service on the attorney for Plaintiff/Judgment-Creditor or immediately thereafter. The answer shall state whether the Garnishee is indebted to Defendant/Judgment-Debtor, **TODD GOLDMAN**, at the time of the Answer or was indebted at the time of service of the Writ, or at any time between such times, and in what sum and what tangible and intangible personal property of the Defendant/Judgment-Debtor the Garnishee is in possession or control of at the time of the answer or had at the time of service of this writ, plus sufficient time not to exceed one (1) business day for the garnishee to act expeditiously on the Writ or at any time between such times, and whether the Garnishee knows of any other person indebted to the Defendant/Judgment-Debtor or who may be in possession or control any of the property of the Defendant/Judgment-Debtor. Pursuant to *Fla. Stat. §77.07* Defendant/Judgment-Debtor possess

CASE NO.: 16-005455-CI
Writ of Garnishment

a right to an immediate hearing regarding this garnishment. The amount set in Plaintiff's Motion is **\$65,000.00**.

FAILURE TO FILE AN ANSWER WITHIN THE TIME REQUIRED MAY RESULT IN THE ENTRY OF JUDGMENT AGAINST THE GARNISHEE FOR THE ABOVE TOTAL AMOUNT OF **\$65,000.00**.

WITNESS my hand and the seal of the Court on OCT 12 2016, 2016.



CLERK OF THE COURT

KEN BURKE

BY: Anne Shewitt
Deputy Clerk

IMPORTANT

Pursuant to Fla.Stat. §77.06: "Service of the writ shall make garnishee liable for all debts due by him or her to defendant and for any tangible or intangible personal property of defendant in the garnishee's possession or control at the time of the service of the writ or at any time between the service and the time of the garnishee's answer."

NOTICE TO THE DEFENDANTS: Pursuant to Fla.Stat. §77.07(1) you may by motion, obtain the dissolution of a writ of garnishment, unless the petitioner proves the grounds upon which the writ was issued and unless, in the case of a prejudgment writ, there is a reasonable probability that the final judgment in the underlying action will be rendered in his or her favor.

Filing # 47041336 E-Filed 09/28/2016 03:31:40 PM

IN THE CIRCUIT COURT OF THE 6TH
JUDICIAL CIRCUIT IN AND FOR
PINELLAS COUNTY, FLORIDA

CASE NO.: 16-005455-CI

NICOLE GOLDMAN,
Plaintiff/Judgment-Creditor,

**MOTION FOR ISSUANCE OF WRIT
OF GARNISHMENT**

vs.

TODD GOLDMAN,
Defendant/Judgment-Debtor,
and

UNKNOWN TENANTS, at the property located at
565 Bayview Drive, Belleair, FL 33756.

_____ /

COMES NOW, Plaintiff/Judgment-Creditor NICOLE GOLDMAN ("JUDGMENT-CREDITOR"), through undersigned counsel and pursuant to Fla.Stat. §77.03, move this Court for the issuance of a *Writ of Garnishment in Aid of Execution* directed to Garnishee, UNKNOWN TENANTS ("GARNISHEE") residing at the property owned by Defendant/Judgment-Debtor and landlord TODD GOLDMAN ("JUDGMENT-DEBTOR"), located at 565 Bayview Drive, Belleair, FL 33756, and state as follows:

1. Summary of Motion: On August 19, 2016, pursuant to Fla. Stat. §55.501 JUDGMENT-CREDITOR filed her Foreign Judgment in Pinellas County, Florida against Defendant/Judgment-Debtor TODD GOLDMAN in the principal amount of \$65,000.00. A copy of this recorded Judgment (I #: 2016258347 BL: 19313 PG: 2004) attached hereto and incorporated by reference as Exhibit "A." Pursuant to Fla. Stat. § 55.503(1), JUDGMENT-

GRUMER & MACALUSO, P.A.
101 N.E. 3RD AVENUE, SUITE 1420, FORT LAUDERDALE, FLORIDA 33301 • TELEPHONE (954) 713-2700
PLEADINGS SERVICE EMAIL: SERVICE@GRUMERLAW.COM

ELECTRONICALLY FILED 10/11/2016 01:41:36 PM: KEN BURKE, CLERK OF THE CIRCUIT COURT, PINELLAS COUNTY

CASE NO.: 16-005455-CI

Motion for Writ of Garnishment re 565 Bayview Drive

CREDITOR through undersigned counsel, duly recorded the Foreign Judgment in Pinellas County on August 23, 2016. See Exhibit "A."

2. JUDGMENT-CREDITOR does not believe said JUDGMENT-DEBTOR has in his possession tangible or intangible property in the state and in the county upon which a levy can be made sufficient to satisfy JUDGMENT-CREDITOR'S claim.

3. Judgment-Debtor's Owns and Leases Real Property: JUDGMENT-CREDITOR suggests that GARNISHEE who are TENANT(s) that reside at 565 Bayview Drive, Belleair, FL 33756, are indebted to JUDGMENT-DEBTOR who receives monthly rents through tenancy of the property. GARNISHEE as the TENANT(s) pay monthly rent at the property owned by JUDGMENT-DEBTOR as landlord. Presently, the identity of the TENANTS is unknown to the JUDGMENT-CREDITOR, who anticipate through the service of the writ will be identified.

4. JUDGMENT-CREDITOR has reason to believe, and does believe, that GARNISHEE, who resides at 565 Bayview Drive, Belleair, FL 33756, is indebted and/or possesses property, such as monthly rents payable and belonging to JUDGMENT-DEBTOR as landlord of the property, in its hands, possession or control, in which the JUDGMENT-DEBTOR has substantial nonexempt interest.

WHEREFORE, Plaintiff/Judgment-Creditor NICOLE GOLDMAN, respectfully requests the issuance of a Writ of Garnishment directed to Garnishee UNKNOWN TENANTS residing at the property owned by JUDGMENT-DEBTOR as landlord, located at 565 Bayview Drive, Belleair, FL 33756, and for such other relief deemed just and proper.

CASE NO.: 16-005455-CI

Motion for Writ of Garnishment re 565 Bayview Drive

Dated this 11th day of October, 2016

GRUMER & MACALUSO, P.A.

Attorneys for Judgment-Creditor

101 N.E. 3rd Ave., Suite 1420

Fort Lauderdale FL 33301

Phone: (954) 713-2700; Fax: (954) 713-2713

Primary Email: kgrumer@grumerlaw.com

Secondary Email: jsantillian@grumerlaw.com
service@grumerlaw.com

By: /s/ Keith T. Grumer, Esq.

KEITH T. GRUMER, ESQ.

Florida Bar No.: 504416

CASE NO.: 16-005455-CI
Motion for Writ of Garnishment re 565 Bayview Drive

EXHIBIT “A”

Case 1:20-ap-01118-MB Doc 1 Filed 12/09/20 Entered 12/09/20 15:53:34 Desc
Main Document Page 83 of 96

I#: 2016256347 BK: 19313 PG: 2004, 08/23/2016 at 09:53 AM, RECORDING 7 KEN
BURKE, CLERK OF COURT AND COMPTROLLER PINELLAS COUNTY, FL BY DEPUTY CLERK:
CLKPR04

Filing # 45472092 E-Filed 08/19/2016 05:15:11 PM

IN THE CIRCUIT COURT OF THE 6TH
JUDICIAL CIRCUIT IN AND FOR
PINELLAS COUNTY, FLORIDA

CASE NO.:

16-5455-01

NICOLE GOLDMAN,
Plaintiff/Judgment-Creditor,

vs.

AFFIDAVIT TO DOMESTICATE AND
ENFORCE FOREIGN JUDGMENT
IN ACCORDANCE WITH
FLA. STAT. §55.501

TODD GOLDMAN,
Defendant/Judgment-Debtor.



STATE OF FLORIDA)
)ss:
COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, personally appeared Keith T. Grumer, on
behalf of Plaintiff NICOLE GOLDMAN, who, after first being duly sworn deposes and states as
follows:

1. The undersigned Affiant is counsel for Plaintiff NICOLE GOLDMAN in the
above captioned matter, I am authorized to make this Affidavit herein. I make this affidavit of
my own personal knowledge of the facts attested to herein. This Affidavit is submitted in
support of domesticating and enforcing a Foreign Judgment in Accordance with Fla. Stat.
§55.501.

2. Plaintiff NICOLE GOLDMAN obtained a Judgment in her favor and against
Defendant TODD GOLDMAN, in the Superior Court of the State of California for the County of
Los Angeles, Case No.: BD 610 524. A copy of this Judgment is attached hereto and
incorporated by reference as Exhibit "A." A certified copy of the Judgment is being recorded
contemporaneously with this Affidavit.

3. The name, social security number/tax identification number, and last known post
office addresses of the Judgment-Debtor is:

Name:	Last Known Address:	SS/Tax ID. No.
Todd Goldman	1419 South Martin Luther King Jr. Ave. Clearwater, FL 33756-3446	xxx [REDACTED]

GRUMER & MACALUSO, P.A.
101 N.E. 3RD AVENUE, SUITE 1420, FORT LAUDERDALE, FLORIDA 33301 • TELEPHONE (954) 713-2700
PLEADINGS SERVICE EMAIL: SERVICE@GRUMERLAW.COM

PINELLAS COUNTY FL OFF. REC. BK 19313 PG 2005

Affidavit to Domesticate and Enforce Foreign Judgment
Case No.: _____

4. The name and last known post office address of the Judgment-Creditor is:

Name:	Last Known Address:
Nicole Goldman	c/o Brot & Gross, LLP 15260 Ventura Blvd., Suite 1500 Sherman Oaks, CA 91403

5. The Judgment Creditors' attorney in Florida is:

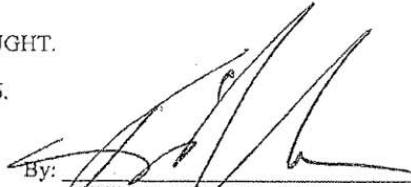
Keith T. Grumer, Esq.
GRUMER & MACALUSO, P.A.
101 N.E. 3rd Avenue, Suite 1420
Fort Lauderdale, FL 33301
Tel: (943) 713-2700; Fax: (943) 713-2713
kgrumer@grumerlaw.com
Service@grumerlaw.com

6. The subject Judgment is a valid, final, legally enforceable Judgment in the State of California. No part of this Judgment has been satisfied as of this date.

Under penalties of perjury, I declare under penalty of perjury that I have thoroughly reviewed this Affidavit and I can attest that all the facts stated herein are true, correct and based on my personal knowledge.

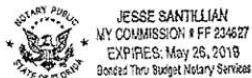
FURTHER AFFIANT SAYETH NAUGHT.

Executed on 19 day of August, 2016.

By: 
KEITH T. GRUMER, ESQ.
Attorney for Judgment Creditor

STATE OF FLORIDA)
) ss:
COUNTY OF BROWARD)

SWORN TO AND SUBSCRIBED before me, the undersigned authority, personally appeared KEITH T. GRUMER, who is personally known to me, on this 19 day of August, 2016.
IN WITNESS WHEREOF, I have hereunto set my hand and official seal.




NOTARY PUBLIC - State of Florida

(My Commission expires:)

PINELLAS COUNTY FL OFF. REC. BK 19313 PG 2006

1 RONALD F. BROT, State Bar No. 50201
2 LAUREN H. KATAN, State Bar No. 265940
3 BROT & GROSS, LLP
4 15260 Ventura Boulevard, Suite 1500
5 Sherman Oaks, CA 91403-5348
6 (818) 594-0800

7 Attorneys for Petitioner
8 NICOLE GOLDMAN

10-31
FILED
Superior Court of California
County of Los Angeles

JUL 26 2016

Sherri R. Carter, Executive Officer/Clerk
By Jacqueline Morgan Deputy

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**SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES**

11 In re the Marriage of
12 Petitioner: NICOLE GOLDMAN
13 and
14 Respondent: TODD GOLDMAN

CASE NO. BD 610 524
JUDGE MICHAEL E. WHITAKER
DEPT. 43
ABSTRACT OF JUDGMENT
RECORDED 11/20/15

BROT & GROSS, LLP
15260 Ventura Boulevard - Suite 1500
Sherman Oaks, California 91403-5348
(818) 594-0800 Fax (818) 594-0796

IN RE MARRIAGE OF GOLDMAN
ABSTRACT.ING.wpd 072216.1204 CA

CASE NO. BD 610 524
PAGE 1

ABSTRACT OF JUDGMENT RECORDED 11/20/15

PINELLAS COUNTY FL OFF. REC. BK 19313 PG 2007

RECORDING REQUESTED BY
LAUREN H. KATAN, ESQ.

WHEN RECORDED MAIL TO
NAME LAUREN H. KATAN, ESQ.

MAILING BROT & GROSS, LLP
ADDRESS 15260 VENTURA BLVD.
SUITE 1500
CITY, STATE SHERMAN OAKS, CA
ZIP CODE 91403



SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

TITLE(S)

ABSTRACT OF JUDGMENT -- CIVIL AND SMALL CLAIMS

LS-201

PINELLAS COUNTY FL OFF. REC. BK 19313 PG 2008

EJ-001

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, address, and State Bar number):
After recording, return to:
RONALD F. BROTT, SBN 50201
LAUREN H. KATAN, SBN 265940
BROTT & GROSS, LLP
15260 VENTURA BLVD., SUITE 1500
SHERMAN OAKS, CA 91403
TEL NO.: (818) 594-0800 FAX NO. (optional): (818) 594-0796
E-MAIL ADDRESS (Optional): brott@brotgross.com
☐ ATTORNEY ☒ JUDGMENT CREDITOR ☐ ASSIGNEE OF RECORD

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES
STREET ADDRESS: 111 N. HILL STREET
MAILING ADDRESS: SAME
CITY AND ZIP CODE: LOS ANGELES 90012
BRANCH NAME: CENTRAL DISTRICT

FOR RECORDER'S USE ONLY

PLAINTIFF: NICOLE GOLDMAN
DEFENDANT: TODD GOLDMAN
CASE NUMBER:
BD 610 524

ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS ☐ Amended

FOR COURT USE ONLY

1. The ☒ judgment creditor ☐ assignee of record applies for an abstract of judgment and represents the following:
a. Judgment debtor's Name and last known address
TODD GOLDMAN
4055 Redwood Avenue, #142
Los Angeles, CA 90066
b. Driver's license no. [last 4 digits] and state: ☒ Unknown
c. Social security no. [last 4 digits]: ☐ Unknown
d. Summons or notice of entry of sister-state judgment was personally served or mailed to (name and address):
Todd Goldman, 4672 Brewster Drive, Tarzana, CA 91356

2. ☐ Information on additional judgment debtors is shown on page 2.
3. Judgment creditor (name and address):
BROTT & GROSS, LLP; 15260 VENTURA BLVD., SUITE 1500, SHERMAN OAKS, CA 91403
Date: September 28, 2015
LAUREN H. KATAN, ESQ.
(TYPE OR PRINT NAME)

4. ☐ Information on additional judgment creditors is shown on page 2.
5. ☐ Original abstract recorded in this county:
a. Date:
b. Instrument No.:
Lauren Katan
(SIGNATURE OF APPLICANT OR ATTORNEY)

6. Total amount of judgment as entered or last renewed:
\$ 65,000
7. All judgment creditors and debtors are listed on this abstract.
8. a. Judgment entered on (date): 08/12/15
b. Renewal entered on (date):
9. ☒ This judgment is an installment judgment.

10. ☐ An ☐ execution lien ☐ attachment lien is endorsed on the judgment as follows:
a. Amount: \$
b. In favor of (name and address):
11. A stay of enforcement has
a. ☒ not been ordered by the court.
b. ☐ been ordered by the court effective until (date):
12. a. ☒ I certify that this is a true and correct abstract of the judgment entered in this action.
b. ☐ A certified copy of the judgment is attached.
Clerk, by SHERITT CARTER, Deputy

SEAL
COURT OF LOS ANGELES
This abstract issued on (date):
OCT 09 2015

Form Approved by the Judicial Council of California
EJ-001 (Rev. July 1, 2014)

ABSTRACT OF JUDGMENT—CIVIL AND SMALL CLAIMS
Legal Solutions & Plus
Page 1 of 2
Code of Civil Procedure, §§ 488.480, 674, 700.190

PINELLAS COUNTY FL OFF. REC. BK 19313 PG 2010



I certify that this is a true and correct copy of the
original Abstract of Judgment
on file in this office consisting of 24 pages.

SHERRI R. CARTER, Executive Officer / Clerk of the
Superior Court of California, County of Los Angeles.

Date: JUL 29 2018 By: [Signature]

ALICE M. THOMPSON

Filing # 48581176 E-Filed 11/07/2016 01:50:52 PM

VERIFIED RETURN OF SERVICE

State of Florida

County of Pinellas

Case Number: 16-005455-CI

Plaintiff:
NICOLE GOLDMAN

vs.

Defendant:
TODD GOLDMAN

For:
Keith Grumer
Grumer & Macaluso
101 N.E. 3rd Avenue
Suite 15420
Fort Lauderdale, FL 33301



Received by On Time Legal Services, a Division of OTD on the 13th day of October, 2016 at 10:44 am to be served on
Unknown Tenants, 565 Bayview Drive, Belleair, FL 33756.

I, Shelagh Roberts, do hereby affirm that on the **17th day of October, 2016 at 10:55 am, I:**

SUBSTITUTE served by delivering a true copy of the **Writ of Garnishment, and Motion for Issuance of Writ of Garnishment, and Affidavit to Domesticate and Enforce Foreign Judgment in Accordance With FLA Stat. 55.501**, with the date, hour of service, my initials, and identification # (if applicable) endorsed thereon by me, to: **Jane Doe as Tenant** at the address of: **565 Bayview Drive, Belleair, FL 33756, Unknown Tenants's**, usual place of **Abode**. Jane Doe resides therein, is fifteen (15) years of age or older and was informed of the contents therein, in compliance with state statutes.

Additional Information pertaining to this Service:

At time of Service the Unidentified woman confirmed she resided in the home with permission of Defendant Todd Goldman. She refused to provide her name, confirm if anyone additional resided therein or confirm if she paid rent. The vehicle in the driveway (Tag MYMYQT) is registered to Maya Ellie Hamblet.

Description of Person Served: Age: 30+, Sex: F, Race/Skin Color: White, Height: 5'4, Weight: 125, Hair: Brown, Glasses: N

I certify that I am over the age of 18, have no interest in the above action, and am a Certified Process Server, in good standing, in the judicial circuit in which the process was served. Under penalty of perjury, I declare I have read the foregoing verified return of service and that the facts stated in it are true. Pursuant to FS 92.525(2), no notary is required.

978429 -A
SPECIAL PROCESS SERVICE
Pinellas County, Florida
Bob Gualtieri, Sheriff

Shelagh Roberts
APS 55418

On Time Legal Services, a Division of OTD
3620 NE 5th Avenue
Oakland Park, FL 33334
(954) 915-8727

Our Job Serial Number: ABV-2016002042
Ref: 470.40915

EXHIBIT 6

BILL OF LADING

SHIP FROM								
Name: ERE Distribution Center				BAR CODE SPACE				
Address: 2840 W. Orange Ave								
City/State/Zip: Apopka, FL 32703								
Phone: 407-649-6552 X 120 FOB: <input type="checkbox"/>								
SHIP TO								
Name: ERE Location #: _____				Trailer number:				
Address: 5938 Laurel Canyon Blvd				Seal number(s):				
City/State/Zip: Valley Village, CA 91607 FOB: <input type="checkbox"/>				Pro number:				
THIRD PARTY FREIGHT CHARGES BILL TO:				BAR CODE SPACE				
Name:								
Address:								
City/State/Zip:				Freight Charge Terms: Prepaid _____ Collect: <input checked="" type="checkbox"/> X 3 rd Party _____				
SPECIAL INSTRUCTIONS:				(check box) Master Bill of Lading: with attached underlying Bills of Lading <input type="checkbox"/>				
CUSTOMER ORDER INFORMATION								
CUSTOMER ORDER NUMBER	# PKGS	WEIGHT	PALLET /SLIP (CIRCLE ONE)	ADDITIONAL SHIPPER INFO				
			Y N	Seal # 3988166				
			Y N					
			Y N					
			Y N					
			Y N					
GRAND TOTAL								
CARRIER INFORMATION								
HANDLING UNIT		PACKAGE		WEIGHT	H. M. (X)	COMMODITY DESCRIPTION <small>Commodities requiring special or additional care or attention in handling or stowing must be so marked and packaged as to ensure safe transportation with ordinary care.</small>	LTL ONLY	
QTY	TYPE	QTY	TYPE				NMFC #	CLASS
15	BNDL					Painting		
13	PLT			10,000				
						GRAND TOTAL		
Where the rate is dependent on value, shippers are required to state specifically in writing the agreed or declared value of the property as follows: The agreed or declared value of the property is specifically stated by the shipper to be not exceeding _____ per _____						COD Amount: \$ _____ Fee Terms: Collect: x Prepaid: <input type="checkbox"/> Customer check acceptable: <input type="checkbox"/>		
NOTE Liability Limitation for loss or damage in this shipment may be applicable. See 49 U.S.C. § 14706(c)(1)(A) and (B).								
RECEIVED subject to individually determined rates or contracts that have been agreed upon in writing between the carrier and shipper, if applicable, otherwise to the rates, classifications and rules that have been established by the carrier and are available to the shipper, on request, and to all applicable state and federal regulations.						The carrier shall not make delivery of this shipment without payment of freight and all other lawful charges. <div style="text-align: right;">Shipper Signature _____</div>		
SHIPPER SIGNATURE / DATE <small>This is to certify that the above named materials are properly classified, packaged, marked and labeled, and are in proper condition for transportation according to the applicable regulations of the DOT.</small> 3/16/17 Scott Pavlak - Shipping Manager				Trailer Loaded: <input checked="" type="checkbox"/> By Shipper <input type="checkbox"/> By Driver		Freight Counted: <input checked="" type="checkbox"/> By Shipper <input type="checkbox"/> By Driver/pallets said to contain <input type="checkbox"/> By Driver/Pieces		CARRIER SIGNATURE / PICKUP DATE <small>Carrier acknowledges receipt of packages and required placards. Carrier certifies emergency response information was made available and/or carrier has the DOT emergency response guidebook or equivalent documentation in the vehicle.</small>

EXHIBIT 7

565 BAYVIEW FURNITURE LIST STOLEN

<u>ITEMS STOLEN - JASMIN ISMAIL</u>	<u>FMV</u>	<u>CONFIRM PER MAYA</u>
CASSINA PRIVE COUCH WHITE	\$9,000	C
CASSINA PRIVE CHAIR WHITE	\$ 7,000	C
CASSINA PRIVE OTTOMAN WHITE	\$ 4,000	C
CASSINA PRIVE DAYBED BLACK	\$13,000	C
EERO AARNIO BUBBLE CHAIR	\$6,500	
KARTELL LCP CLEAR PLASTIC CHAIR	\$3,000	
KARTELL GHOST CHAIR (2)	\$1,000	
COLOR CUBE SHELVES (16)	\$8,000	
SNAKE LIGHTS SILVER (3)	\$2,400	
SNAKE LIGHTS BLACK (3)	\$2,400	
WHITE COFFEE TABLES (2)	\$4,000	
EERO AARNIO WHITE POD CHAIRS (3)	\$7,200	
EMECO NAVY STAINLESS CHAIRS (6)	\$3,600	
KARTELL FOAM LOUNGES LIME (2)	\$4,000	
DWR LIME METAL FILING CABINET	\$1,000	
ORANGE CERAMIC VASES (2)	\$1,000	
DWR 10 FT. GREY WOOL RUG	\$8,000	C
DWR LIME FELT SOFA	\$2,500	
BLACK MARBLE BUDDAH	\$8,000	
DWR WHITE WOODEN VASE	\$500	
WOOD BENCH	\$1,000	

HERMAN MILLER OFFICE CHAIR	\$1,200	
DWR GLASS METAL OFFICE DESK	\$1,000	
DWR BLACK FLOOR VASE	\$1,000	
DWR WHITE METAL SIDE TABLE	\$500	
DWR WHITE METAL COFFEE TABLE	\$1,500	
ITALIAN COLOR GLASS VASES (10)	\$5,000	
BOFFI FLOOR MIRROR LARGE	\$10,000	C
DWR FLOOR GLOW LIGHTS (3)	\$3,000	
WEST ELM QUEEN BEDFRAME	\$1,000	
QUEEN MATTRESS	\$1,000	
10' TREE VASE	\$5,000	C
GE WASHER AND DRYER	\$2,000	
WOODEN RUG	\$800	
MULTI CIRCLE WALL MIRROR	\$5,000	
INDIAN WOOD CHEST (2)	\$7,000	
INDIAN WOOD ARMOUR	\$5,000	C
INDIAN 10' DOORS (2)	\$16,000	C
ANGELA ADAMS 5X7' WOOL RUG	\$3,000	
DWR WHITE CUBE STORAGE (4)	\$1,000	
WHITE CUBE BATHROOM STORAGE (2)	\$1,200	
B&O STEREO BEO 9000	\$3,500	
B&O BEO 8000 FLOOR SPEAKERS (2)	\$3,000	
DWR BED FLOOR LAMP	\$1,000	
MOB SILVER FLOOR RETRO LAMPS (2)	\$5,000	C

LEATHER SHAG RUG	\$1,000
DWR METAL BOX SHELVES	\$3,000
ASSORTED PILLOWS (12)	\$2,500
BODUM GLASSES (96)	\$7,200
BODUM WHITE DISHES (SET OF 12)	\$3,600
WILLIAM SONOMA POTS PANS (24+)	\$4,000
WILLIAM SONOMA KNIFE SET	\$1,000
BODUM SILVERWARE (SET OF 24)	\$2,400
BLENDER	\$300
JUICER	\$1,000
TOASTER	\$300
COFFEE MAKER/EXPRESSO	\$500
48" SONY TV BEDROOM	\$1,500
SIMPLE LIFE TRASH CANS (3)	\$750

TOTAL LOSS \$209,850

<u>ITEMS STOLEN - TODD GOLDMAN</u>	<u>FMV CONFIRM PER MAYA</u>
WHITE MODERN DOG	\$1,000
MICKY MOUSE PAINTING 5X6'	\$10,000
WHITE COW PARADE COW	\$10,000 IRREPLACABLE
LITHO ARTIST PROOFS (25 X 35 X \$1,500)	\$719,250 IRREPLACABLE
BLACK ARCHITECT FILING CABINET	\$2,500
SMOKING KILLS PRINTS (12 X \$1,500)	\$18,000 IRREPLACABLE

GOLD DIGGER PRINT	\$2,000 IRREPLACABLE
WOODEN AFRICAN SHOVEL	\$500 IRREPLACABLE
WOODEN AFRICAN BOWL	\$800 IRREPLACABLE
AFRICAN VASES (6)	\$3000 IRREPLACABLE
AFRICAN MASKS (12)	\$25,000 IRREPLACABLE
AFRICAN SPEARS (6)	\$3,000 IRREPLACABLE
AFRICAN PHOTOS (6)	\$1,200 IRREPLACABLE
AFRICAN STEP LADDER	\$5,000 IRREPLACABLE
AFRICAN 15' WOOD GIRAFFE	\$2,000 IRREPLACABLE
METAL GOAT	\$600
METAL MAN STATUE	\$1,500 BROKEN
B&B ITALIA RUBBER FOOT	\$10,000 DESTROYED

TOTAL LOSS \$815,350

GRAND TOTAL LOSS \$1,025,200

You must comply with LBR 7016–1, which requires you to file a joint status report and to appear at a status conference. All parties must read and comply with the rule, even if you are representing yourself. You must cooperate with the other parties in the case and file a joint status report with the court and serve it on the appropriate parties at least 14 days before a status conference. A court–approved joint status report form is available on the court's website (LBR form F 7016–1.STATUS.REPORT) with an attachment for additional parties if necessary (LBR form F 7016–1.STATUS.REPORT.ATTACH). If the other parties do not cooperate in filing a joint status report, you still must file with the court a unilateral status report and the accompanying required declaration instead of a joint status report 7 days before the status conference. **The court may fine you or impose other sanctions if you do not file a status report. The court may also fine you or impose other sanctions if you fail to appear at a status conference.**

KATHLEEN J. CAMPBELL
CLERK OF COURT

Date of Issuance of Summons and Notice of Status Conference in Adversary Proceeding: December 10, 2020

By: "s/" Ana Gasparian

Deputy Clerk



This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

ATTACHMENT A
Names of plaintiffs and defendants

Plaintiff(s): David Seror	Defendant(s): Todd Harris Goldman Maya Hamblet Matthew Roch Argall Roy Revivo Andrew Goldman David & Goliath, Inc. Nerf Pong Productions, LLC The Ross Art Group Inc.
-------------------------------------	--

PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

A true and correct copy of the foregoing document entitled: **SUMMONS AND NOTICE OF STATUS CONFERENCE IN ADVERSARY PROCEEDING [LBR 7004-1]** and (2) the accompanying pleading(s) entitled:

will be served or was served **(a)** on the judge in chambers in the form and manner required by LBR 5005-2(d); and **(b)** in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On (date) _____, I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:

☐ Service information continued on attached page

2. SERVED BY UNITED STATES MAIL: On (date) _____, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class, postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.

☐ Service information continued on attached page

3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on (date) _____, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

☐ Service information continued on attached page

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Date

Printed Name

Signature

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

December 2016

F 7004-1.SUMMONS.ADV.PROC

STATUS CONFERENCE PROCEDURES FOR THE HON. MARTIN R. BARASH

The Court holds status conferences in all adversary proceedings and in chapter 11 cases. An initial status conference in adversary proceedings will be set for a date that is approximately 60 days after commencement of the proceeding. An initial status conference in chapter 11 cases will be set for a date that is approximately 30-40 days after the case is filed.

The trial counsel for each of the parties must appear at the initial status conference in adversary proceedings. The debtor, counsel to the debtor, and counsel to any creditors committee or equity committee appointed in the case must appear in person at the initial chapter 11 status conference. Unless otherwise ordered by the Court, parties and counsel may attend subsequent status conferences telephonically in accordance with Judge Barash's telephonic appearance procedures.¹

A copy of these instructions must be attached to every complaint served in an adversary proceeding. The party serving such complaint must attach as Exhibit A hereto a copy of Local Bankruptcy Rules ("LBR") Form F 7016-1.STATUS.REPORT. The proof of service for the complaint must expressly indicate that a copy of these instructions was served with the complaint.

I. STATUS REPORTS: ADVERSARY PROCEEDINGS

A thorough, written status report, filed fourteen days in advance, is required before **every initial or continued** adversary proceeding status conference.

For adversary proceeding status conferences, the status report must be a joint status report in a form substantially similar to LBR Form F 7016-1.STATUS.REPORT. This form is available on the Court's website. Failure to file a joint status report may result in the imposition of monetary sanctions or the status conference being continued and parties being ordered to redo the status report to conform to the Local Bankruptcy Rule Form.

Pursuant to LBR 7016-1(a)(3), if a defendant has not responded to the complaint or fails to cooperate in the preparation of a joint status report, the plaintiff is required to file a unilateral status report not less than seven days before the date scheduled for the status conference. This unilateral status report must contain the information in Sections A–E of LBR F 7016-1.STATUS.REPORT. The unilateral status report shall include a declaration setting forth the attempts made by the plaintiff to contact or obtain the cooperation of the defendant in the preparation of a joint status report.

¹ These procedures available on the Court's website, www.cacb.uscourts.gov, by clicking on the "Judges" menu, selecting "Our Judges," selecting Hon. Martin R. Barash, and thereafter selecting the "Instructions/Procedures" tab.

A. Limited Exceptions Where Status Report Not Required.

A status report (either joint or unilateral) is not required **only** in the following limited circumstances:

1. The matter is an adversary proceeding and, prior to the date scheduled for the status conference, the Court has entered an order approving a stipulation that resolves all issues raised by the adversary proceeding and provides either for dismissal of the action in its entirety or the entry of judgment in the action;
2. Prior to the date scheduled for the status conference, the Court has entered an order approving a stipulation continuing the status conference to a later date (a written status report must be filed not less than fourteen days in advance of the continued status conference date); or
3. The Court has expressly relieved the parties of the obligation to file a written status report.

Unless one of the three exceptions outlined above applies, a status report must be filed in a timely manner. Parties that fail to do so will be subject to a minimum sanction of \$150 or such other sanctions as may be warranted under the circumstances or allowed under LBR 7016-1(f).

Failure to appear for a status conference in an adversary proceeding may also result in a minimum sanction of \$250, dismissal of the adversary proceeding for failure to prosecute, or such other sanctions as may be warranted under the circumstances or allowed under LBR 7016-1(f).

B. OTHER PROCEDURAL MATTERS RE: ADVERSARY PROCEEDINGS

1. Default

If a response to the complaint is not timely filed, the plaintiff should file a request for entry of default by the clerk. The plaintiff also may request entry of a default judgment by filing and serving (if necessary) an appropriate motion. See Fed. R. Bankr. P. 7055 and LBR 9021-1(d); LBR 7055-1. Upon the filing of such a motion, the plaintiff shall concurrently lodge a proposed form of default judgment.

2. Authority to Enter Final Judgment

Any party contending that the Court cannot enter a final judgment or order in an adversary proceeding must file and serve a memorandum of points and authorities and evidence in support of its position no less than fourteen days before the initial status conference. **Failure to timely file and serve such memorandum and evidence in support thereof will be deemed consent to entry by the Court of a final judgment or order in the Adversary Proceeding.**

Any responsive memorandum and evidence in support of the Court's authority to enter a final judgment or order in an adversary proceeding must be filed at least seven days before the initial status conference.

3. Jury Trial

Any party claiming a right to trial by jury must make a timely demand as set forth in LBR 9015-2. Any party asserting a right to a jury trial must file and serve a memorandum of points and authorities and evidence in support of its position no less than fourteen days before the initial status conference. Any response must be filed at least seven days before the initial status conference. **If a party does not file and serve its papers in a timely manner, that failure may be deemed consent to whatever determination the Court makes.**

4. Scheduling Order.

Unless otherwise ordered by the Court, within seven days after the initial status conference, the plaintiff must lodge a scheduling order consistent with the Court's determinations at that status conference.

II. STATUS REPORTS: CHAPTER 11 CASES

A thorough, written status report, filed fourteen days in advance, is required before **every initial or continued** chapter 11 status conference, unless the Court has expressly relieved the Debtor of the obligation to file a written status report. Failure to do so may result in sanctions including dismissal, conversion, or the appointment of a trustee. Unless otherwise ordered by the Court, each chapter 11 status report must contain the following:²

- A. A brief description of the Debtor's business and operations, if any, and the principal assets and liabilities of the estate.
- B. Brief answers to the following questions:
 - 1. What precipitated the filing of this case?
 - 2. What does the Debtor hope to accomplish in this case?
 - 3. What are the principal business and financial problems facing the Debtor and how does the Debtor intend to address these problems?
 - 4. What are the main legal disputes facing the Debtor and likely to be encountered during this case, and how does the Debtor recommend that these disputes be resolved?
 - 5. What is the Debtor's estimate regarding timing for confirmation of a plan?
 - 6. Is the Debtor a "health care business" as defined in 11 U.S.C. § 101(27A)?
 - 7. Is the Debtor a small business debtor as defined in 11 U.S.C. § 101(51D)?

² Subsequent chapter 11 status reports should be sure to highlight changes and developments since the previous chapter 11 status report.

8. Is this case a single asset real estate case as contemplated in 11 U.S.C. §101(51B)?
 9. Has the Debtor complied with all of its duties under 11 U.S.C. §§ 521, 1106, 1107, F.R.B.P. 1007 and all applicable guidelines of the Office of the United States Trustee?
 10. Do any parties claim an interest in cash collateral of the Debtor? Is the Debtor using cash that any party claims as its cash collateral, and if so, on what date did the Debtor obtain an order authorizing the use of such cash or the consent of the party?
- C. The identity of all professionals retained or to be retained by the estate, the dates on which applications for the employment of such professionals were filed or submitted to the United States Trustee, the dates on which orders were entered regarding such applications (if any), and a general description of the services to be rendered by each such professional. The initial status report should include an estimate of the expected amount of compensation for each professional. Subsequent status reports should provide estimates of the amounts actually incurred, as well as updated estimates of the additional fees and expenses anticipated.
- D. In operating cases, evidence regarding projected income, expenses, and cash flow. In the initial status report, this should cover the first six months of the case and contain a comparison to actual results for the 12 months preceding the filing of the case. In subsequent reports, this should show actual performance during the case, a comparison to the Debtor's postpetition budget, and a projection of six months going forward.
- E. In the initial status report, proposed deadlines for the filing of claims and objections to claims. In subsequent reports, the status of efforts to resolve and/or object to claims.
- F. A discussion of the unexpired leases and executory contracts to which the Debtor is a party, including the Debtor's intentions, a proposed timetable for addressing such leases and contracts, and the status of those efforts.
- G. In the initial status report, whether the Debtor anticipates the sale of any estate assets by motion or in connection with a plan. In subsequent reports, the status of those efforts.
- H. In the initial status report, a proposed deadline for the filing of a disclosure statement and plan, as well as a description any progress made towards developing and/or negotiating a plan. In subsequent reports, the status of those efforts.

EXHIBIT A

(The plaintiff shall attach a copy of Local Rule Form
F 7016-1.STATUS.REPORT here)

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Proposed Special Litigation Counsel
for David Seror, Chapter 7 Trustee

UNITED STATES BANKRUPTCY COURT

CENTRAL DISTRICT OF CALIFORNIA - SAN FERNANDO VALLEY DIVISION

In re

TODD HARRIS GOLDMAN,

Debtor.

Case No. 1:18-bk-12979-MB

Chapter 7

DAVID SEROR, Chapter 7 Trustee,

Plaintiff,

v.

TODD HARRIS GOLDMAN, an individual,
MAYA HAMBLET, an individual,
MATTHEW ROCH ARGALL, an individual,
ROY REVIVO, an individual, ANDREW
GOLDMAN, an individual, DAVID &
GOLIATH, INC., a Florida profit corporation,
NERF PONG PRODUCTIONS, LLC, a
Florida limited liability company, and THE
ROSS ART GROUP INC., a New York
domestic business corporation,

Defendants.

Adv. Case No. 1:20-ap-01118-MB

**NOTICE THAT COMPLIANCE WITH
RULE 7026 OF THE FEDERAL RULES
OF BANKRUPTCY PROCEDURE AND
LOCAL BANKRUPTCY RULE 7026-1 IS
REQUIRED**

Status Conference Date:

Date: February 18, 2021
Time: 1:30 p.m.
Place: Courtroom 303
21041 Burbank Boulevard
Woodland Hills, CA 91367¹

¹ Due to the COVID-19 outbreak, the status hearing may be held remotely via ZoomGov. Parties should review Judge Barash's calendar for video and audio connection information. The calendar can be accessed at the following web address: <http://ecf-ciao.cacb.uscourts.gov/CiaoPosted/default.aspx> (Click on the "Select Judge" tab on the upper left side of the screen and select Judge Barash).

1 **PLEASE TAKE NOTICE** that compliance with Local Bankruptcy Rule 7026-1 and
2 Rule 7026 of the Federal Rules of Bankruptcy Procedure is required in this adversary proceeding.

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5 DATED: December 10, 2020

ARENT FOX LLP

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7
8 By:



Aram Ordubegian
Annie Y. Stoops
Dylan J. Yamamoto
Proposed Special Litigation
Counsel for David Seror, Chapter 7
Trustee